EXHIBIT 13

				
	1			3
1 2 3	V	1		
	In the Matter of the Arbitration	2		
5	-of- SECURITY INSURANCE COMPANY OF HARTFORD Itself	3	THE UMPIRE: Let's go on the	
i	and as Successor in Interest to THE FIRE AND	4	record.	
6	CASUALTY INSURANCE COMPANY OF CONNECTICUT and THE CONNECTICUT INDEMNITY COMPANY.	5	Good morning, ladies and	
7		6	gentlemen. This is the organizational	
8	Claimant,	7	meeting of a dispute between Security	
9	-against-	8	of Hartford Insurance Company and	
1	COMMERCIAL RISK REINSURANCE COMPANY LIMITED	9	Commercial Risk Reinsurance Company	
10	(BERMUDA) and COMMERCIAL RISK RE-INSURANCE COMPANY (VERMONT),	10	Limited, and I think we've all agreed to	
11		į 11	caption this as, in parentheses,	
12	(Non-DIG Arbitration) Respondents.	12	"Non-DIG" to distinguish it from another	
13	х	13	dispute between the parties which have,	
	March 28, 2006	14	in effect, the same cast of characters	
14	10:05 a.m. Stroock & Stroock & Lavan LLP	15	if different underlying contracts.	
	180 Maiden Lane	16	I think everybody has got a copy	
16 17	New York, New York	17	of an agenda that was circulated and, if	
18 19	ORGANIZATIONAL MEETING BEFORE:	18	so, we could move straight to that	
20		19	agenda and item 1, "Disclosures."	
21	DAVID A. THIRKILL, Umpire	20	The panel, if it's okay with you,	
)	MARTIN D. HABER, ESQ., Arbitrator	21 22	would like to use the same disclosures	
22	THEODOR DIELMANN, Arbitrator	23	as was disclosed at the previous hearing	
23 24		24	on the DIG matter. The obvious only update is that whereas before you had	
!	Reported by: ANDREW WALKER, RPR (1991)	i 25	not secured an umpire, in this matter	
25	ANDREW WALKER, RPR (1991)		not secured an uniprie, in this matter	
1 2 3 4 4 5 6 7 8 9 9 10 11 12 13 13 14 15 16 17 18 19 20 21 22 23	A P P E A R A N C E S: STROOCK & STROOCK & LAVAN LLP Attorneys for Claimant 180 Maiden Lane New York, New York 10038-4982 BY: MICHELLE L. JACOBSON, ESQ. ANDREW LEWNER, ESQ. D'AMATO & LYNCH Attorneys for Respondents 70 Pine Street New York, New York 10270 BY: JOHN P. HIGGINS, ESQ. ALSO PRESENT: JAMES F. MEEHAN, ESQ. Vice President and General Counsel Royal & SunAlliance USA ANDRE LEFEBVRE Financial Risk Officer Royal & SunAlliance USA JOELLE de LACROIX CRP	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Proceedings - 3/28/06 obviously now you have, and it's me. I have no additional disclosures to that. If none of the other panelists do MR. HABER: I have no further disclosures. MR. DIELMANN: No, none either. THE UMPIRE: Would that be acceptable to the parties? MS. JACOBSON: Yes, that's acceptable. MR. HIGGINS: Yes. THE UMPIRE: So I thus assume there's no questions of the panel in relation to those disclosures. And would, therefore, ask you to formally accept the panel as it is. MS. JACOBSON: We accept the panel on behalf of the claimant. MR. HIGGINS: We do on behalf of respondent. THE UMPIRE: May I take this opportunity, I understand that there's	4
21 22 23 24 25			·	

		5		
1	Proceedings - 3/28/06	1	Proceedings - 3/28/06	
2	Bob Lewin, and the panel would like to	2	arbitration, in reality it's really	
3	pass on condolences to him in that	3	three separate programs, NHE, ORS and	
4	regard.	4	HPP, that are all governed by separate	
5	MS, JACOBSON: I will pass those	5	reinsurance contracts. Commercial Risk	
6	along, thank you.	6	has failed to make payments under three	
7	THE UMPIRE: I think we had a hold	7	separate reinsurance agreements which	
	harmless at the last hearing.	8	covered business written by three	
8	Presumably somebody's prepared one on a	9	program managers with three separate	
9	similar basis.	10	sets of facts. What's notable, really,	
10	MS. JACOBSON: We have.	11	about Commercial Risk's position	
11		12	statement is what it doesn't say.	
12	MR. LEWNER: Yes.	13	Although paying lip service to the	
13	THE UMPIRE: Go off the record for	14	notion that it's going to satisfy its	
14	a second.	15	obligations under the reinsurance	
15	(Pause in the proceedings)	16	agreements, it hasn't done that.	
16	THE UMPIRE: Back on the record.	17	Despite the fact that Commercial	
17	Just for the record, during the		Risk has been in and audited, it does	
18	break the parties signed – the parties	18		
19	and the panel signed both the hold	19	not share the audit with the panel or	
20	harmless and a confidentiality	20	with the claimant. What's plain is that Commercial Risk really doesn't have a	
21	agreement.	21	•	
22	Before we go on to brief	22	position, they only intend to use this	
23	statements, what we'd like to do is to	23	arbitration proceeding as a means to go	
24	go through this organizational meeting	24	fish. We will show that Commercial Risk,	
25	and then adjourn that and then stay on		TO THE GLOW data Commercial Trials,	
25	and then adjourn that and then stay on	6	The Mill Grow Gall Gall Many	
	Proceedings - 3/28/06		Proceedings - 3/28/06	
1	Proceedings - 3/28/06	6		
1 2	Proceedings - 3/28/06 the record for some questions in	6 1	Proceedings - 3/28/06	
1 2 3	Proceedings - 3/28/06 the record for some questions in relation to the security issue, and then	6 1 2	Proceedings - 3/28/06 contrary to their position statement,	
1 2 3 4	Proceedings - 3/28/06 the record for some questions in relation to the security issue, and then we'll go off that record and the panel	6 1 2 3	Proceedings - 3/28/06 contrary to their position statement, was very involved in these three	
1 2 3 4 5	Proceedings - 3/28/06 the record for some questions in relation to the security issue, and then we'll go off that record and the panel will meet, and, if necessary, discuss	6 1 2 3 4	Proceedings - 3/28/06 contrary to their position statement, was very involved in these three programs, and that their underwriter	
1 2 3 4 5 6	Proceedings - 3/28/06 the record for some questions in relation to the security issue, and then we'll go off that record and the panel will meet, and, if necessary, discuss security related to both matters since	6 1 2 3 4 5	Proceedings - 3/28/06 contrary to their position statement, was very involved in these three programs, and that their underwriter participated in joint audits with	
1 2 3 4 5 6 7	Proceedings - 3/28/06 the record for some questions in relation to the security issue, and then we'll go off that record and the panel will meet, and, if necessary, discuss security related to both matters since from a principle viewpoint we believe	6	Proceedings - 3/28/06 contrary to their position statement, was very involved in these three programs, and that their underwriter participated in joint audits with Security of Hartford. Commercial Risk	
1 2 3 4 5 6 7 8	Proceedings - 3/28/06 the record for some questions in relation to the security issue, and then we'll go off that record and the panel will meet, and, if necessary, discuss security related to both matters since from a principle viewpoint we believe that the issues are the same.	6 1 2 3 4 5 6 7	Proceedings - 3/28/06 contrary to their position statement, was very involved in these three programs, and that their underwriter participated in joint audits with Security of Hartford. Commercial Risk was in large measure the risk bearer and	
1 2 3 4 5 6 7 8	Proceedings - 3/28/06 the record for some questions in relation to the security issue, and then we'll go off that record and the panel will meet, and, if necessary, discuss security related to both matters since from a principle viewpoint we believe that the issues are the same. That's what we'd like to do if	6 1 2 3 4 5 6 7 8	Proceedings - 3/28/06 contrary to their position statement, was very involved in these three programs, and that their underwriter participated in joint audits with Security of Hartford. Commercial Risk was in large measure the risk bearer and took that role very seriously. If	
1 2 3 4 5 6 7 8 9	Proceedings - 3/28/06 the record for some questions in relation to the security issue, and then we'll go off that record and the panel will meet, and, if necessary, discuss security related to both matters since from a principle viewpoint we believe that the issues are the same. That's what we'd like to do if that's okay with you.	6 1 2 3 4 5 6 7 8 9	Proceedings - 3/28/06 contrary to their position statement, was very involved in these three programs, and that their underwriter participated in joint audits with Security of Hartford. Commercial Risk was in large measure the risk bearer and took that role very seriously. If anyone is an ostrich—and I've taken	
1 2 3 4 5 6 7 8 9 10	Proceedings - 3/28/06 the record for some questions in relation to the security issue, and then we'll go off that record and the panel will meet, and, if necessary, discuss security related to both matters since from a principle viewpoint we believe that the issues are the same. That's what we'd like to do if that's okay with you. MS. JACOBSON: That's fine.	6 1 2 3 4 5 6 7 8 9 10	Proceedings - 3/28/06 contrary to their position statement, was very involved in these three programs, and that their underwriter participated in joint audits with Security of Hartford. Commercial Risk was in large measure the risk bearer and took that role very seriously. If anyone is an ostrich—and I've taken that from their position	
1 2 3 4 5 6 7 8 9 10 11 12	Proceedings - 3/28/06 the record for some questions in relation to the security issue, and then we'll go off that record and the panel will meet, and, if necessary, discuss security related to both matters since from a principle viewpoint we believe that the issues are the same. That's what we'd like to do if that's okay with you. MS. JACOBSON: That's fine. MR. HIGGINS: That's fine with us.	6	Proceedings - 3/28/06 contrary to their position statement, was very involved in these three programs, and that their underwriter participated in joint audits with Security of Hartford. Commercial Risk was in large measure the risk bearer and took that role very seriously. If anyone is an ostrich—and I've taken that from their position statement—that's Commercial Risk now	
1 2 3 4 5 6 7 8 9 10 11 12 13	Proceedings - 3/28/06 the record for some questions in relation to the security issue, and then we'll go off that record and the panel will meet, and, if necessary, discuss security related to both matters since from a principle viewpoint we believe that the issues are the same. That's what we'd like to do if that's okay with you. MS. JACOBSON: That's fine. MR. HIGGINS: That's fine with us. THE UMPIRE: Thank you.	6 1 2 3 4 5 6 7 8 9 10 11 12 13	Proceedings - 3/28/06 contrary to their position statement, was very involved in these three programs, and that their underwriter participated in joint audits with Security of Hartford. Commercial Risk was in large measure the risk bearer and took that role very seriously. If anyone is an ostrich—and I've taken that from their position statement—that's Commercial Risk now and not Commercial Risk at the time. These reinsurance agreements were all	
1 2 3 4 5 6 7 8 9 10 11 12 13 14	Proceedings - 3/28/06 the record for some questions in relation to the security issue, and then we'll go off that record and the panel will meet, and, if necessary, discuss security related to both matters since from a principle viewpoint we believe that the issues are the same. That's what we'd like to do if that's okay with you. MS. JACOBSON: That's fine. MR. HIGGINS: That's fine with us. THE UMPIRE: Thank you. So if we move on, obviously — and	6 1 2 3 4 5 6 7 8 9 10 11 12 13 14	Proceedings - 3/28/06 contrary to their position statement, was very involved in these three programs, and that their underwriter participated in joint audits with Security of Hartford. Commercial Risk was in large measure the risk bearer and took that role very seriously. If anyone is an ostrich—and I've taken that from their position statement—that's Commercial Risk now and not Commercial Risk at the time. These reinsurance agreements were all terminated or expired by June 30th of	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	Proceedings - 3/28/06 the record for some questions in relation to the security issue, and then we'll go off that record and the panel will meet, and, if necessary, discuss security related to both matters since from a principle viewpoint we believe that the issues are the same. That's what we'd like to do if that's okay with you. MS. JACOBSON: That's fine. MR. HIGGINS: That's fine with us. THE UMPIRE: Thank you. So if we move on, obviously — and thank you, the panel would like to thank	6 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	Proceedings - 3/28/06 contrary to their position statement, was very involved in these three programs, and that their underwriter participated in joint audits with Security of Hartford. Commercial Risk was in large measure the risk bearer and took that role very seriously. If anyone is an ostrich—and I've taken that from their position statement—that's Commercial Risk now and not Commercial Risk at the time. These reinsurance agreements were all terminated or expired by June 30th of '02 and if, in fact, there were	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Proceedings - 3/28/06 the record for some questions in relation to the security issue, and then we'll go off that record and the panel will meet, and, if necessary, discuss security related to both matters since from a principle viewpoint we believe that the issues are the same. That's what we'd like to do if that's okay with you. MS. JACOBSON: That's fine. MR. HIGGINS: That's fine with us. THE UMPIRE: Thank you. So if we move on, obviously — and thank you, the panel would like to thank the parties for the position statements	6 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Proceedings - 3/28/06 contrary to their position statement, was very involved in these three programs, and that their underwriter participated in joint audits with Security of Hartford. Commercial Risk was in large measure the risk bearer and took that role very seriously. If anyone is an ostrich—and I've taken that from their position statement—that's Commercial Risk now and not Commercial Risk at the time. These reinsurance agreements were all terminated or expired by June 30th of '02 and if, in fact, there were problems, why does it take so long for	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Proceedings - 3/28/06 the record for some questions in relation to the security issue, and then we'll go off that record and the panel will meet, and, if necessary, discuss security related to both matters since from a principle viewpoint we believe that the issues are the same. That's what we'd like to do if that's okay with you. MS. JACOBSON: That's fine. MR. HIGGINS: That's fine with us. THE UMPIRE: Thank you. So if we move on, obviously — and thank you, the panel would like to thank the parties for the position statements received, I think they were very clear,	6 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Proceedings - 3/28/06 contrary to their position statement, was very involved in these three programs, and that their underwriter participated in joint audits with Security of Hartford. Commercial Risk was in large measure the risk bearer and took that role very seriously. If anyone is an ostrich—and I've taken that from their position statement—that's Commercial Risk now and not Commercial Risk at the time. These reinsurance agreements were all terminated or expired by June 30th of '02 and if, in fact, there were problems, why does it take so long for them to complain?	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Proceedings - 3/28/06 the record for some questions in relation to the security issue, and then we'll go off that record and the panel will meet, and, if necessary, discuss security related to both matters since from a principle viewpoint we believe that the issues are the same. That's what we'd like to do if that's okay with you. MS. JACOBSON: That's fine. MR. HIGGINS: That's fine with us. THE UMPIRE: Thank you. So if we move on, obviously — and thank you, the panel would like to thank the parties for the position statements received, I think they were very clear, as were the exhibits. If you'd like to	6 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Proceedings - 3/28/06 contrary to their position statement, was very involved in these three programs, and that their underwriter participated in joint audits with Security of Hartford. Commercial Risk was in large measure the risk bearer and took that role very seriously. If anyone is an ostrich—and I've taken that from their position statement—that's Commercial Risk now and not Commercial Risk at the time. These reinsurance agreements were all terminated or expired by June 30th of '02 and if, in fact, there were problems, why does it take so long for them to complain? We've asked for prehearing	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Proceedings - 3/28/06 the record for some questions in relation to the security issue, and then we'll go off that record and the panel will meet, and, if necessary, discuss security related to both matters since from a principle viewpoint we believe that the issues are the same. That's what we'd like to do if that's okay with you. MS. JACOBSON: That's fine. MR. HIGGINS: That's fine with us. THE UMPIRE: Thank you. So if we move on, obviously — and thank you, the panel would like to thank the parties for the position statements received, I think they were very clear, as were the exhibits. If you'd like to add anything to it, you should go ahead.	6 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Proceedings - 3/28/06 contrary to their position statement, was very involved in these three programs, and that their underwriter participated in joint audits with Security of Hartford. Commercial Risk was in large measure the risk bearer and took that role very seriously. If anyone is an ostrich—and I've taken that from their position statement—that's Commercial Risk now and not Commercial Risk at the time. These reinsurance agreements were all terminated or expired by June 30th of '02 and if, in fact, there were problems, why does it take so long for them to complain? We've asked for prehearing collateral. I don't know if the panel	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Proceedings - 3/28/06 the record for some questions in relation to the security issue, and then we'll go off that record and the panel will meet, and, if necessary, discuss security related to both matters since from a principle viewpoint we believe that the issues are the same. That's what we'd like to do if that's okay with you. MS. JACOBSON: That's fine. MR. HIGGINS: That's fine with us. THE UMPIRE: Thank you. So if we move on, obviously — and thank you, the panel would like to thank the parties for the position statements received, I think they were very clear, as were the exhibits. If you'd like to add anything to it, you should go ahead. MS. JACOBSON: Okay.	6	Proceedings - 3/28/06 contrary to their position statement, was very involved in these three programs, and that their underwriter participated in joint audits with Security of Hartford. Commercial Risk was in large measure the risk bearer and took that role very seriously. If anyone is an ostrich—and I've taken that from their position statement—that's Commercial Risk now and not Commercial Risk at the time. These reinsurance agreements were all terminated or expired by June 30th of '02 and if, in fact, there were problems, why does it take so long for them to complain? We've asked for prehearing collateral. I don't know if the panel would like me to address that now, but	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Proceedings - 3/28/06 the record for some questions in relation to the security issue, and then we'll go off that record and the panel will meet, and, if necessary, discuss security related to both matters since from a principle viewpoint we believe that the issues are the same. That's what we'd like to do if that's okay with you. MS. JACOBSON: That's fine. MR. HIGGINS: That's fine with us. THE UMPIRE: Thank you. So if we move on, obviously — and thank you, the panel would like to thank the parties for the position statements received, I think they were very clear, as were the exhibits. If you'd like to add anything to it, you should go ahead. MS. JACOBSON: Okay. At the outset — I would like to	6	Proceedings - 3/28/06 contrary to their position statement, was very involved in these three programs, and that their underwriter participated in joint audits with Security of Hartford. Commercial Risk was in large measure the risk bearer and took that role very seriously. If anyone is an ostrich—and I've taken that from their position statement—that's Commercial Risk now and not Commercial Risk at the time. These reinsurance agreements were all terminated or expired by June 30th of '02 and if, in fact, there were problems, why does it take so long for them to complain? We've asked for prehearing collateral. I don't know if the panel would like me to address that now, but as set forth in our papers we are	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Proceedings - 3/28/06 the record for some questions in relation to the security issue, and then we'll go off that record and the panel will meet, and, if necessary, discuss security related to both matters since from a principle viewpoint we believe that the issues are the same. That's what we'd like to do if that's okay with you. MS. JACOBSON: That's fine. MR. HIGGINS: That's fine with us. THE UMPIRE: Thank you. So if we move on, obviously — and thank you, the panel would like to thank the parties for the position statements received, I think they were very clear, as were the exhibits. If you'd like to add anything to it, you should go ahead. MS. JACOBSON: Okay. At the outset — I would like to thank the panel for hearing this matter.	6	Proceedings - 3/28/06 contrary to their position statement, was very involved in these three programs, and that their underwriter participated in joint audits with Security of Hartford. Commercial Risk was in large measure the risk bearer and took that role very seriously. If anyone is an ostrich—and I've taken that from their position statement—that's Commercial Risk now and not Commercial Risk at the time. These reinsurance agreements were all terminated or expired by June 30th of '02 and if, in fact, there were problems, why does it take so long for them to complain? We've asked for prehearing collateral. I don't know if the panel would like me to address that now, but as set forth in our papers we are seeking security in connection with this	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Proceedings - 3/28/06 the record for some questions in relation to the security issue, and then we'll go off that record and the panel will meet, and, if necessary, discuss security related to both matters since from a principle viewpoint we believe that the issues are the same. That's what we'd like to do if that's okay with you. MS. JACOBSON: That's fine. MR. HIGGINS: That's fine with us. THE UMPIRE: Thank you. So if we move on, obviously — and thank you, the panel would like to thank the parties for the position statements received, I think they were very clear, as were the exhibits. If you'd like to add anything to it, you should go ahead. MS. JACOBSON: Okay. At the outset — I would like to thank the panel for hearing this matter. At the outset, I want to make	6	Proceedings - 3/28/06 contrary to their position statement, was very involved in these three programs, and that their underwriter participated in joint audits with Security of Hartford. Commercial Risk was in large measure the risk bearer and took that role very seriously. If anyone is an ostrich—and I've taken that from their position statement—that's Commercial Risk now and not Commercial Risk at the time. These reinsurance agreements were all terminated or expired by June 30th of '02 and if, in fact, there were problems, why does it take so long for them to complain? We've asked for prehearing collateral. I don't know if the panel would like me to address that now, but as set forth in our papers we are seeking security in connection with this proceeding.	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Proceedings - 3/28/06 the record for some questions in relation to the security issue, and then we'll go off that record and the panel will meet, and, if necessary, discuss security related to both matters since from a principle viewpoint we believe that the issues are the same. That's what we'd like to do if that's okay with you. MS. JACOBSON: That's fine. MR. HIGGINS: That's fine with us. THE UMPIRE: Thank you. So if we move on, obviously — and thank you, the panel would like to thank the parties for the position statements received, I think they were very clear, as were the exhibits. If you'd like to add anything to it, you should go ahead. MS. JACOBSON: Okay. At the outset — I would like to thank the panel for hearing this matter.	6	Proceedings - 3/28/06 contrary to their position statement, was very involved in these three programs, and that their underwriter participated in joint audits with Security of Hartford. Commercial Risk was in large measure the risk bearer and took that role very seriously. If anyone is an ostrich—and I've taken that from their position statement—that's Commercial Risk now and not Commercial Risk at the time. These reinsurance agreements were all terminated or expired by June 30th of '02 and if, in fact, there were problems, why does it take so long for them to complain? We've asked for prehearing collateral. I don't know if the panel would like me to address that now, but as set forth in our papers we are seeking security in connection with this	

		9		·1
1	Proceedings - 3/28/06	1	Proceedings - 3/28/06	·
2	you're talking in a principle sense,	2	In terms of the contractual right	
	•	3	to security, I think we can get into the	
3	keep going; if you want to get into	4	•	
4	details, why don't you leave that to the		details of it later. The only statement	
5	post-organizational meeting discussion I	5	we made in support of it at this stage	
6	referred to earlier.	6	by Security isI think there are too	
7	MS. JACOBSON: Okay. Well, in	7	many "securitys" here, but by	
8	essence, our contention is that under	. 8	Securityis the contractual obligation.	
9	the reinsurance contracts, each	9	They, in fact, made three arguments; I	
10	reinsurance contract, there is a	10	don't know whether you want me to deal	
11	provision for security that is	11	with those at this stage as a matter of	
12	unconditional, it's not conditioned on	12	principle. I'm happy to if that's the	
13	there not being any disputes. So	13	panel's wish.	
14	irrespective of whether or not we are in	14	THE UMPIRE: Go ahead.	
15	an arbitration proceeding, Commercial	15	MR. HIGGINS: To begin with,	
16	Risk is required to post that as a	<u>†</u> 16	they've cited Section 13 was it?	
17	contractual matter. We are seeking that	17	MS. JACOBSON: 1213.	
18	security now, we're calling it	18	MR. HIGGINS: 1213 of the	
19	prehearing security but, in essence,	19	New York Insurance Law. This has never	
20	it's a contractual right which is	20	been used by an arbitration panel. It	
21	unconditional, and if the panel would	21	is clear as to why it's never been used	
22	like, I can set aside the numbers	22	by an arbitration panel because it only	
23	discussion for later on.	23	applies to court proceedings. All the	
24	THE UMPIRE: Please.	24	cases cited are court proceedings,	
25	MS, JACOBSON: Thank you.	25	there's no case that's been cited where	
1	Proceedings - 3/28/06	10 1	Proceedings - 3/28/06	1
	THE UMPIRE: Thank you.		· ·	
2			the arbitration nanel ordered the	
	•	2	the arbitration panel ordered the	
3	MR. HIGGINS: We also would like	3	security under 1213 and then the court	
4	MR. HIGGINS: We also would like to thank the panel for attention.	3 4	security under 1213 and then the court approved the arbitrators' act.	
4 5	MR. HIGGINS: We also would like to thank the panel for attention. We agree there are three separate	3 4 5	security under 1213 and then the court approved the arbitrators' act. They're all cases where there was	
4 5 6	MR. HIGGINS: We also would like to thank the panel for attention. We agree there are three separate contracts, three separate contractual	3 4 5 6	security under 1213 and then the court approved the arbitrators' act. They're all cases where there was a court proceeding, whether it's a	
4 5 6 7	MR. HIGGINS: We also would like to thank the panel for attention. We agree there are three separate contracts, three separate contractual agreements, but we take serious issue	3 4 5 6 7	security under 1213 and then the court approved the arbitrators' act. They're all cases where there was a court proceeding, whether it's a confirmation of an arbitration award or	
4 5 6 7 8	MR. HIGGINS: We also would like to thank the panel for attention. We agree there are three separate contracts, three separate contractual agreements, but we take serious issue with an implication that we're fishing	3 4 5 6 7 8	security under 1213 and then the court approved the arbitrators' act. They're all cases where there was a court proceeding, whether it's a confirmation of an arbitration award or a motion to compel arbitration, but	
4 5 6 7 8 9	MR. HIGGINS: We also would like to thank the panel for attention. We agree there are three separate contracts, three separate contractual agreements, but we take serious issue with an implication that we're fishing here. We did take a limited audit, and	3 4 5 6 7 8	security under 1213 and then the court approved the arbitrators' act. They're all cases where there was a court proceeding, whether it's a confirmation of an arbitration award or a motion to compel arbitration, but there, in every case, is a court	
4 5 6 7 8 9	MR. HIGGINS: We also would like to thank the panel for attention. We agree there are three separate contracts, three separate contractual agreements, but we take serious issue with an implication that we're fishing here. We did take a limited audit, and that limited audit disclosed several	3 4 5 6 7 8 9	security under 1213 and then the court approved the arbitrators' act. They're all cases where there was a court proceeding, whether it's a confirmation of an arbitration award or a motion to compel arbitration, but there, in every case, is a court proceeding and the judge orders the	
4 5 6 7 8 9 10	MR. HIGGINS: We also would like to thank the panel for attention. We agree there are three separate contracts, three separate contractual agreements, but we take serious issue with an implication that we're fishing here. We did take a limited audit, and that limited audit disclosed several irregularities, to put it mildly, in the	3 4 5 6 7 8 9 10	security under 1213 and then the court approved the arbitrators' act. They're all cases where there was a court proceeding, whether it's a confirmation of an arbitration award or a motion to compel arbitration, but there, in every case, is a court proceeding and the judge orders the security to be put up. There's no	
4 5 6 7 8 9 10 11 12	MR. HIGGINS: We also would like to thank the panel for attention. We agree there are three separate contracts, three separate contractual agreements, but we take serious issue with an implication that we're fishing here. We did take a limited audit, and that limited audit disclosed several irregularities, to put it mildly, in the underwriting. And those, although there	3 4 5 6 7 8 9 10 11	security under 1213 and then the court approved the arbitrators' act. They're all cases where there was a court proceeding, whether it's a confirmation of an arbitration award or a motion to compel arbitration, but there, in every case, is a court proceeding and the judge orders the security to be put up. There's no connection there. And that is a	
4 5 6 7 8 9 10 11 12	MR. HIGGINS: We also would like to thank the panel for attention. We agree there are three separate contracts, three separate contractual agreements, but we take serious issue with an implication that we're fishing here. We did take a limited audit, and that limited audit disclosed several irregularities, to put it mildly, in the underwriting. And those, although there isn't a formal report of this	3 4 5 6 7 8 9 10 11 12	security under 1213 and then the court approved the arbitrators' act. They're all cases where there was a court proceeding, whether it's a confirmation of an arbitration award or a motion to compel arbitration, but there, in every case, is a court proceeding and the judge orders the security to be put up. There's no connection there. And that is a clear clearly stated in Section 1213	
4 5 6 7 8 9 10 11 12 13	MR. HIGGINS: We also would like to thank the panel for attention. We agree there are three separate contracts, three separate contractual agreements, but we take serious issue with an implication that we're fishing here. We did take a limited audit, and that limited audit disclosed several irregularities, to put it mildly, in the underwriting. And those, although there isn't a formal report of this arbitration, we did share the	3 4 5 6 7 8 9 10 11 12 13	security under 1213 and then the court approved the arbitrators' act. They're all cases where there was a court proceeding, whether it's a confirmation of an arbitration award or a motion to compel arbitration, but there, in every case, is a court proceeding and the judge orders the security to be put up. There's no connection there. And that is a clear clearly stated in Section 1213 because it refers to the proceeding in	
4 5 6 7 8 9 10 11 12 13 14 15	MR. HIGGINS: We also would like to thank the panel for attention. We agree there are three separate contracts, three separate contractual agreements, but we take serious issue with an implication that we're fishing here. We did take a limited audit, and that limited audit disclosed several irregularities, to put it mildly, in the underwriting. And those, although there isn't a formal report of this arbitration, we did share the conclusions in broad terms. As a matter	3 4 5 6 7 8 9 10 11 12 13 14	security under 1213 and then the court approved the arbitrators' act. They're all cases where there was a court proceeding, whether it's a confirmation of an arbitration award or a motion to compel arbitration, but there, in every case, is a court proceeding and the judge orders the security to be put up. There's no connection there. And that is a clear clearly stated in Section 1213 because it refers to the proceeding in which the court or the court where the	
4 5 6 7 8 9 10 11 12 13 14 15 16	MR. HIGGINS: We also would like to thank the panel for attention. We agree there are three separate contracts, three separate contractual agreements, but we take serious issue with an implication that we're fishing here. We did take a limited audit, and that limited audit disclosed several irregularities, to put it mildly, in the underwriting. And those, although there isn't a formal report of this arbitration, we did share the conclusions in broad terms. As a matter of fact, a lot of it has to do with	3 4 5 6 7 8 9 10 11 12 13 14 15	security under 1213 and then the court approved the arbitrators' act. They're all cases where there was a court proceeding, whether it's a confirmation of an arbitration award or a motion to compel arbitration, but there, in every case, is a court proceeding and the judge orders the security to be put up. There's no connection there. And that is a clear clearly stated in Section 1213 because it refers to the proceeding in which the court or the court where the proceeding is pending, so you don't have	
4 5 6 7 8 9 10 11 12 13 14 15 16 17	MR. HIGGINS: We also would like to thank the panel for attention. We agree there are three separate contracts, three separate contractual agreements, but we take serious issue with an implication that we're fishing here. We did take a limited audit, and that limited audit disclosed several irregularities, to put it mildly, in the underwriting. And those, although there isn't a formal report of this arbitration, we did share the conclusions in broad terms. As a matter of fact, a lot of it has to do with referrals and that sort of thing, and a	3 4 5 6 7 8 9 10 11 12 13 14 15 16	security under 1213 and then the court approved the arbitrators' act. They're all cases where there was a court proceeding, whether it's a confirmation of an arbitration award or a motion to compel arbitration, but there, in every case, is a court proceeding and the judge orders the security to be put up. There's no connection there. And that is a clear clearly stated in Section 1213 because it refers to the proceeding in which the court or the court where the proceeding is pending, so you don't have an arbitration pending before a court,	
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	MR. HIGGINS: We also would like to thank the panel for attention. We agree there are three separate contracts, three separate contractual agreements, but we take serious issue with an implication that we're fishing here. We did take a limited audit, and that limited audit disclosed several irregularities, to put it mildly, in the underwriting. And those, although there isn't a formal report of this arbitration, we did share the conclusions in broad terms. As a matter of fact, a lot of it has to do with referrals and that sort of thing, and a statement was made by RSA that those	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	security under 1213 and then the court approved the arbitrators' act. They're all cases where there was a court proceeding, whether it's a confirmation of an arbitration award or a motion to compel arbitration, but there, in every case, is a court proceeding and the judge orders the security to be put up. There's no connection there. And that is a clear — clearly stated in Section 1213 because it refers to the proceeding in which the court or the court where the proceeding is pending, so you don't have an arbitration pending before a court, you may have aspects of it but not the	
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	MR. HIGGINS: We also would like to thank the panel for attention. We agree there are three separate contracts, three separate contractual agreements, but we take serious issue with an implication that we're fishing here. We did take a limited audit, and that limited audit disclosed several irregularities, to put it mildly, in the underwriting. And those, although there isn't a formal report of this arbitration, we did share the conclusions in broad terms. As a matter of fact, a lot of it has to do with referrals and that sort of thing, and a statement was made by RSA that those referral documents and all the issues	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	security under 1213 and then the court approved the arbitrators' act. They're all cases where there was a court proceeding, whether it's a confirmation of an arbitration award or a motion to compel arbitration, but there, in every case, is a court proceeding and the judge orders the security to be put up. There's no connection there. And that is a clear — clearly stated in Section 1213 because it refers to the proceeding in which the court or the court where the proceeding is pending, so you don't have an arbitration pending before a court, you may have aspects of it but not the arbitration before the court.	
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. HIGGINS: We also would like to thank the panel for attention. We agree there are three separate contracts, three separate contractual agreements, but we take serious issue with an implication that we're fishing here. We did take a limited audit, and that limited audit disclosed several irregularities, to put it mildly, in the underwriting. And those, although there isn't a formal report of this arbitration, we did share the conclusions in broad terms. As a matter of fact, a lot of it has to do with referrals and that sort of thing, and a statement was made by RSA that those referral documents and all the issues relating to the referral question would	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	security under 1213 and then the court approved the arbitrators' act. They're all cases where there was a court proceeding, whether it's a confirmation of an arbitration award or a motion to compel arbitration, but there, in every case, is a court proceeding and the judge orders the security to be put up. There's no connection there. And that is a clear clearly stated in Section 1213 because it refers to the proceeding in which the court or the court where the proceeding is pending, so you don't have an arbitration pending before a court, you may have aspects of it but not the arbitration before the court. Secondly, it's clear that the	
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. HIGGINS: We also would like to thank the panel for attention. We agree there are three separate contracts, three separate contractual agreements, but we take serious issue with an implication that we're fishing here. We did take a limited audit, and that limited audit disclosed several irregularities, to put it mildly, in the underwriting. And those, although there isn't a formal report of this arbitration, we did share the conclusions in broad terms. As a matter of fact, a lot of it has to do with referrals and that sort of thing, and a statement was made by RSA that those referral documents and all the issues relating to the referral question would be delivered to us last year, and we're	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	security under 1213 and then the court approved the arbitrators' act. They're all cases where there was a court proceeding, whether it's a confirmation of an arbitration award or a motion to compel arbitration, but there, in every case, is a court proceeding and the judge orders the security to be put up. There's no connection there. And that is a clear clearly stated in Section 1213 because it refers to the proceeding in which the court or the court where the proceeding is pending, so you don't have an arbitration pending before a court, you may have aspects of it but not the arbitration before the court. Secondly, it's clear that the monies are to be paid into the clerk of	
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. HIGGINS: We also would like to thank the panel for attention. We agree there are three separate contracts, three separate contractual agreements, but we take serious issue with an implication that we're fishing here. We did take a limited audit, and that limited audit disclosed several irregularities, to put it mildly, in the underwriting. And those, although there isn't a formal report of this arbitration, we did share the conclusions in broad terms. As a matter of fact, a lot of it has to do with referrals and that sort of thing, and a statement was made by RSA that those referral documents and all the issues relating to the referral question would be delivered to us last year, and we're still waiting for them. So to suggest	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	security under 1213 and then the court approved the arbitrators' act. They're all cases where there was a court proceeding, whether it's a confirmation of an arbitration award or a motion to compel arbitration, but there, in every case, is a court proceeding and the judge orders the security to be put up. There's no connection there. And that is a clear clearly stated in Section 1213 because it refers to the proceeding in which the court or the court where the proceeding is pending, so you don't have an arbitration pending before a court, you may have aspects of it but not the arbitration before the court. Secondly, it's clear that the monies are to be paid into the clerk of the court, and that would only apply to	
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	MR. HIGGINS: We also would like to thank the panel for attention. We agree there are three separate contracts, three separate contractual agreements, but we take serious issue with an implication that we're fishing here. We did take a limited audit, and that limited audit disclosed several irregularities, to put it mildly, in the underwriting. And those, although there isn't a formal report of this arbitration, we did share the conclusions in broad terms. As a matter of fact, a lot of it has to do with referrals and that sort of thing, and a statement was made by RSA that those referral documents and all the issues relating to the referral question would be delivered to us last year, and we're still waiting for them. So to suggest that we're fishing is, I think, not	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	security under 1213 and then the court approved the arbitrators' act. They're all cases where there was a court proceeding, whether it's a confirmation of an arbitration award or a motion to compel arbitration, but there, in every case, is a court proceeding and the judge orders the security to be put up. There's no connection there. And that is a clear clearly stated in Section 1213 because it refers to the proceeding in which the court or the court where the proceeding is pending, so you don't have an arbitration pending before a court, you may have aspects of it but not the arbitration before the court. Secondly, it's clear that the monies are to be paid into the clerk of the court, and that would only apply to a court proceeding, not to an	
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. HIGGINS: We also would like to thank the panel for attention. We agree there are three separate contracts, three separate contractual agreements, but we take serious issue with an implication that we're fishing here. We did take a limited audit, and that limited audit disclosed several irregularities, to put it mildly, in the underwriting. And those, although there isn't a formal report of this arbitration, we did share the conclusions in broad terms. As a matter of fact, a lot of it has to do with referrals and that sort of thing, and a statement was made by RSA that those referral documents and all the issues relating to the referral question would be delivered to us last year, and we're still waiting for them. So to suggest	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	security under 1213 and then the court approved the arbitrators' act. They're all cases where there was a court proceeding, whether it's a confirmation of an arbitration award or a motion to compel arbitration, but there, in every case, is a court proceeding and the judge orders the security to be put up. There's no connection there. And that is a clear clearly stated in Section 1213 because it refers to the proceeding in which the court or the court where the proceeding is pending, so you don't have an arbitration pending before a court, you may have aspects of it but not the arbitration before the court. Secondly, it's clear that the monies are to be paid into the clerk of the court, and that would only apply to	

		13		1
4	Proceedings - 3/28/06	1	Proceedings - 3/28/06	
1	it's clear that that section is utterly	2	wouldn't alter the fact, but the judge	
2	irrelevant to this proceeding.	3	here ordered the security. It hadn't	
3	THE UMPIRE: Hold a second.	4	been, it hadn't been the order hadn't	
4	(Discussion off the record)	5	been issued by an arbitration panel so	
5	THE UMPIRE: I think it would	6	we don't have a situation where the	
6		7	arbitration panel ordered it under 1213,	
7	probably be efficient if we ask	8	so that well, number one, that issue	
8	questions as we go along, if that's okay	9	would be dicta, but number two	
9	with the panel.	1	MR. HABER: Yeah?	
10	MR. HIGGINS: That's fine.	10		
11	MR. HABER: Would you mind looking	11	MR. HIGGINS: number two, this	
12	at Exhibit B of Security's reply brief,	12	is an underlying procedure, proceeding,	
13	please.	13	this arbitration. And as I said, there	
14	MS. JACOBSON: It's also in our	14	are cases where you had a confirmation	
15	MR. HIGGINS: The new one?	15	proceeding in court and before the court	
16	MR. LEWNER: Yes.	16	would allow a response to the	
17	MR. HABER: The case is American	17	confirmation proceeding, the court	
18	Centennial versus Seguros la Republica.	18	ordered that this security be put up	
19	MR. HIGGINS: That's it.	19	under 1213, and there have been cases	
20	And what's the question?	20	where there's a motion to compel	
21	MR. HABER: Well, I'm looking	21	arbitration, there's very few cases, but	
22	your position, if I understand it	22	motion to compel arbitration where the	
23	correctly, is 1213 does not apply to	23	court ordered the security to be put up	
24	arbitrations.	24	before it would allow the respondent to	
25	MR. HIGGINS: Right.	25	put in a response or an answer,	
		14		
1	Proceedings - 3/28/06	1	Proceedings - 3/28/06	
2	MR. HABER: Second column of the	1 2	pleading, which is what this refers to,	
2 3	MR. HABER: Second column of the first page of that says, and I'm reading	1 2 3	pleading, which is what this refers to, in the court.	
2 3 4	MR. HABER: Second column of the first page of that says, and I'm reading in the second full paragraph, second to	1 2 3 4	pleading, which is what this refers to, in the court. MR. HABER: Okay. Could you now	
2 3 4 5	MR. HABER: Second column of the first page of that says, and I'm reading in the second full paragraph, second to the last sentence, "The contention that	1 2 3 4 5	pleading, which is what this refers to, in the court. MR. HABER: Okay. Could you now go to Exhibit C, which is the next case,	
2 3 4 5 6	MR. HABER: Second column of the first page of that says, and I'm reading in the second full paragraph, second to the last sentence, "The contention that the legislature did not intend 1213 to	1 2 3 4 5	pleading, which is what this refers to, in the court. MR. HABER: Okay. Could you now go to Exhibit C, which is the next case, which is Northwestern National v. Kansa	
2 3 4 5 6 7	MR. HABER: Second column of the first page of that says, and I'm reading in the second full paragraph, second to the last sentence, "The contention that the legislature did not intend 1213 to apply to reinsurance must be rejected.	1 2 3 4 5 6 7	pleading, which is what this refers to, in the court. MR. HABER: Okay. Could you now go to Exhibit C, which is the next case, which is Northwestern National v. Kansa and I'm looking at the third page, first	
2 3 4 5 6 7 8	MR. HABER: Second column of the first page of that says, and I'm reading in the second full paragraph, second to the last sentence, "The contention that the legislature did not intend 1213 to apply to reinsurance must be rejected. In addition, the language of the statute	1 2 3 4 5 6 7 8	pleading, which is what this refers to, in the court. MR. HABER: Okay. Could you now go to Exhibit C, which is the next case, which is Northwestern National v. Kansa and I'm looking at the third page, first column under "Request for Bond," and	
2 3 4 5 6 7 8 9	MR. HABER: Second column of the first page of that says, and I'm reading in the second full paragraph, second to the last sentence, "The contention that the legislature did not intend 1213 to apply to reinsurance must be rejected. In addition, the language of the statute is clear that it applies broadly to any	1 2 3 4 5 6 7 8	pleading, which is what this refers to, in the court. MR. HABER: Okay. Could you now go to Exhibit C, which is the next case, which is Northwestern National v. Kansa and I'm looking at the third page, first column under "Request for Bond," and this is the bond that Kansa is supposed	
2 3 4 5 6 7 8 9	MR. HABER: Second column of the first page of that says, and I'm reading in the second full paragraph, second to the last sentence, "The contention that the legislature did not intend 1213 to apply to reinsurance must be rejected. In addition, the language of the statute is clear that it applies broadly to any proceeding, including an arbitration	1 2 3 4 5 6 7 8 9	pleading, which is what this refers to, in the court. MR. HABER: Okay. Could you now go to Exhibit C, which is the next case, which is Northwestern National v. Kansa and I'm looking at the third page, first column under "Request for Bond," and this is the bond that Kansa is supposed to post to security and the last two	
2 3 4 5 6 7 8 9	MR. HABER: Second column of the first page of that says, and I'm reading in the second full paragraph, second to the last sentence, "The contention that the legislature did not intend 1213 to apply to reinsurance must be rejected. In addition, the language of the statute is clear that it applies broadly to any proceeding, including an arbitration proceeding. Accordingly, based on our,"	1 2 3 4 5 6 7 8 9 10	pleading, which is what this refers to, in the court. MR. HABER: Okay. Could you now go to Exhibit C, which is the next case, which is Northwestern National v. Kansa and I'm looking at the third page, first column under "Request for Bond," and this is the bond that Kansa is supposed to post to security and the last two sentences say, "Accordingly, the parties	
2 3 4 5 6 7 8 9 10 11	MR. HABER: Second column of the first page of that says, and I'm reading in the second full paragraph, second to the last sentence, "The contention that the legislature did not intend 1213 to apply to reinsurance must be rejected. In addition, the language of the statute is clear that it applies broadly to any proceeding, including an arbitration proceeding. Accordingly, based on our," and then there's another citation to	1 2 3 4 5 6 7 8 9 10 11	pleading, which is what this refers to, in the court. MR. HABER: Okay. Could you now go to Exhibit C, which is the next case, which is Northwestern National v. Kansa and I'm looking at the third page, first column under "Request for Bond," and this is the bond that Kansa is supposed to post to security and the last two sentences say, "Accordingly, the parties are instructed to meet and attempt to	
2 3 4 5 6 7 8 9 10 11 12	MR. HABER: Second column of the first page of that says, and I'm reading in the second full paragraph, second to the last sentence, "The contention that the legislature did not intend 1213 to apply to reinsurance must be rejected. In addition, the language of the statute is clear that it applies broadly to any proceeding, including an arbitration proceeding. Accordingly, based on our," and then there's another citation to 1213(c)(1)," "Accordingly, based on our	1 2 3 4 5 6 7 8 9 10 11 12	pleading, which is what this refers to, in the court. MR. HABER: Okay. Could you now go to Exhibit C, which is the next case, which is Northwestern National v. Kansa and I'm looking at the third page, first column under "Request for Bond," and this is the bond that Kansa is supposed to post to security and the last two sentences say, "Accordingly, the parties are instructed to meet and attempt to resolve the amount of the bond to be	
2 3 4 5 6 7 8 9 10 11 12 13	MR. HABER: Second column of the first page of that says, and I'm reading in the second full paragraph, second to the last sentence, "The contention that the legislature did not intend 1213 to apply to reinsurance must be rejected. In addition, the language of the statute is clear that it applies broadly to any proceeding, including an arbitration proceeding. Accordingly, based on our," and then there's another citation to 1213(c)(1)," "Accordingly, based on our review of this issue, we find no error	1 2 3 4 5 6 7 8 9 10 11 12 13	pleading, which is what this refers to, in the court. MR. HABER: Okay. Could you now go to Exhibit C, which is the next case, which is Northwestern National v. Kansa and I'm looking at the third page, first column under "Request for Bond," and this is the bond that Kansa is supposed to post to security and the last two sentences say, "Accordingly, the parties are instructed to meet and attempt to resolve the amount of the bond to be posted by Kansa. If the parties are	
2 3 4 5 6 7 8 9 10 11 12	MR. HABER: Second column of the first page of that says, and I'm reading in the second full paragraph, second to the last sentence, "The contention that the legislature did not intend 1213 to apply to reinsurance must be rejected. In addition, the language of the statute is clear that it applies broadly to any proceeding, including an arbitration proceeding. Accordingly, based on our," and then there's another citation to 1213(c)(1)," "Accordingly, based on our review of this issue, we find no error in the magistrate judge's recommendation	1 2 3 4 5 6 7 8 9 10 11 12 13 14	pleading, which is what this refers to, in the court. MR. HABER: Okay. Could you now go to Exhibit C, which is the next case, which is Northwestern National v. Kansa and I'm looking at the third page, first column under "Request for Bond," and this is the bond that Kansa is supposed to post to security and the last two sentences say, "Accordingly, the parties are instructed to meet and attempt to resolve the amount of the bond to be posted by Kansa. If the parties are unable to reach agreement within two	
2 3 4 5 6 7 8 9 10 11 12 13	MR. HABER: Second column of the first page of that says, and I'm reading in the second full paragraph, second to the last sentence, "The contention that the legislature did not intend 1213 to apply to reinsurance must be rejected. In addition, the language of the statute is clear that it applies broadly to any proceeding, including an arbitration proceeding. Accordingly, based on our," and then there's another citation to 1213(c)(1)," "Accordingly, based on our review of this issue, we find no error in the magistrate judge's recommendation and, therefore adopt, that	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	pleading, which is what this refers to, in the court. MR. HABER: Okay. Could you now go to Exhibit C, which is the next case, which is Northwestern National v. Kansa and I'm looking at the third page, first column under "Request for Bond," and this is the bond that Kansa is supposed to post to security and the last two sentences say, "Accordingly, the parties are instructed to meet and attempt to resolve the amount of the bond to be posted by Kansa. If the parties are unable to reach agreement within two weeks from the date of this order, the	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	MR. HABER: Second column of the first page of that says, and I'm reading in the second full paragraph, second to the last sentence, "The contention that the legislature did not intend 1213 to apply to reinsurance must be rejected. In addition, the language of the statute is clear that it applies broadly to any proceeding, including an arbitration proceeding. Accordingly, based on our," and then there's another citation to 1213(c)(1)," "Accordingly, based on our review of this issue, we find no error in the magistrate judge's recommendation and, therefore adopt, that recommendation in full."	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	pleading, which is what this refers to, in the court. MR. HABER: Okay. Could you now go to Exhibit C, which is the next case, which is Northwestern National v. Kansa and I'm looking at the third page, first column under "Request for Bond," and this is the bond that Kansa is supposed to post to security and the last two sentences say, "Accordingly, the parties are instructed to meet and attempt to resolve the amount of the bond to be posted by Kansa. If the parties are unable to reach agreement within two weeks from the date of this order, the arbitration panel will then resolve the	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	MR. HABER: Second column of the first page of that says, and I'm reading in the second full paragraph, second to the last sentence, "The contention that the legislature did not intend 1213 to apply to reinsurance must be rejected. In addition, the language of the statute is clear that it applies broadly to any proceeding, including an arbitration proceeding. Accordingly, based on our," and then there's another citation to 1213(c)(1)," "Accordingly, based on our review of this issue, we find no error in the magistrate judge's recommendation and, therefore adopt, that recommendation in full."	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	pleading, which is what this refers to, in the court. MR. HABER: Okay. Could you now go to Exhibit C, which is the next case, which is Northwestern National v. Kansa and I'm looking at the third page, first column under "Request for Bond," and this is the bond that Kansa is supposed to post to security and the last two sentences say, "Accordingly, the parties are instructed to meet and attempt to resolve the amount of the bond to be posted by Kansa. If the parties are unable to reach agreement within two weeks from the date of this order, the arbitration panel will then resolve the issue."	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	MR. HABER: Second column of the first page of that says, and I'm reading in the second full paragraph, second to the last sentence, "The contention that the legislature did not intend 1213 to apply to reinsurance must be rejected. In addition, the language of the statute is clear that it applies broadly to any proceeding, including an arbitration proceeding. Accordingly, based on our," and then there's another citation to 1213(c)(1)," "Accordingly, based on our review of this issue, we find no error in the magistrate judge's recommendation and, therefore adopt, that recommendation in full." Please explain how this case is distinguished and supports your position	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	pleading, which is what this refers to, in the court. MR. HABER: Okay. Could you now go to Exhibit C, which is the next case, which is Northwestern National v. Kansa and I'm looking at the third page, first column under "Request for Bond," and this is the bond that Kansa is supposed to post to security and the last two sentences say, "Accordingly, the parties are instructed to meet and attempt to resolve the amount of the bond to be posted by Kansa. If the parties are unable to reach agreement within two weeks from the date of this order, the arbitration panel will then resolve the issue." How does that support your	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	MR. HABER: Second column of the first page of that says, and I'm reading in the second full paragraph, second to the last sentence, "The contention that the legislature did not intend 1213 to apply to reinsurance must be rejected. In addition, the language of the statute is clear that it applies broadly to any proceeding, including an arbitration proceeding. Accordingly, based on our," and then there's another citation to 1213(c)(1)," "Accordingly, based on our review of this issue, we find no error in the magistrate judge's recommendation and, therefore adopt, that recommendation in full." Please explain how this case is distinguished and supports your position that 1213 doesn't apply to arbitration.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	pleading, which is what this refers to, in the court. MR. HABER: Okay. Could you now go to Exhibit C, which is the next case, which is Northwestern National v. Kansa and I'm looking at the third page, first column under "Request for Bond," and this is the bond that Kansa is supposed to post to security and the last two sentences say, "Accordingly, the parties are instructed to meet and attempt to resolve the amount of the bond to be posted by Kansa. If the parties are unable to reach agreement within two weeks from the date of this order, the arbitration panel will then resolve the issue." How does that support your position?	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	MR. HABER: Second column of the first page of that says, and I'm reading in the second full paragraph, second to the last sentence, "The contention that the legislature did not intend 1213 to apply to reinsurance must be rejected. In addition, the language of the statute is clear that it applies broadly to any proceeding, including an arbitration proceeding. Accordingly, based on our," and then there's another citation to 1213(c)(1)," "Accordingly, based on our review of this issue, we find no error in the magistrate judge's recommendation and, therefore adopt, that recommendation in full." Please explain how this case is distinguished and supports your position that 1213 doesn't apply to arbitration. MR. HIGGINS: Well, it does	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	pleading, which is what this refers to, in the court. MR. HABER: Okay. Could you now go to Exhibit C, which is the next case, which is Northwestern National v. Kansa and I'm looking at the third page, first column under "Request for Bond," and this is the bond that Kansa is supposed to post to security and the last two sentences say, "Accordingly, the parties are instructed to meet and attempt to resolve the amount of the bond to be posted by Kansa. If the parties are unable to reach agreement within two weeks from the date of this order, the arbitration panel will then resolve the issue." How does that support your position? MR. HIGGINS: Well, not the issue	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. HABER: Second column of the first page of that says, and I'm reading in the second full paragraph, second to the last sentence, "The contention that the legislature did not intend 1213 to apply to reinsurance must be rejected. In addition, the language of the statute is clear that it applies broadly to any proceeding, including an arbitration proceeding. Accordingly, based on our," and then there's another citation to 1213(c)(1)," "Accordingly, based on our review of this issue, we find no error in the magistrate judge's recommendation and, therefore adopt, that recommendation in full." Please explain how this case is distinguished and supports your position that 1213 doesn't apply to arbitration. MR. HIGGINS: Well, it does broadly, as this says, apply to	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	pleading, which is what this refers to, in the court. MR. HABER: Okay. Could you now go to Exhibit C, which is the next case, which is Northwestern National v. Kansa and I'm looking at the third page, first column under "Request for Bond," and this is the bond that Kansa is supposed to post to security and the last two sentences say, "Accordingly, the parties are instructed to meet and attempt to resolve the amount of the bond to be posted by Kansa. If the parties are unable to reach agreement within two weeks from the date of this order, the arbitration panel will then resolve the issue." How does that support your position? MR. HIGGINS: Well, not the issue of whether there'd be security, just the	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. HABER: Second column of the first page of that says, and I'm reading in the second full paragraph, second to the last sentence, "The contention that the legislature did not intend 1213 to apply to reinsurance must be rejected. In addition, the language of the statute is clear that it applies broadly to any proceeding, including an arbitration proceeding. Accordingly, based on our," and then there's another citation to 1213(c)(1)," "Accordingly, based on our review of this issue, we find no error in the magistrate judge's recommendation and, therefore adopt, that recommendation in full." Please explain how this case is distinguished and supports your position that 1213 doesn't apply to arbitration. MR. HIGGINS: Well, it does broadly, as this says, apply to arbitrations in the sense that once it	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	pleading, which is what this refers to, in the court. MR. HABER: Okay. Could you now go to Exhibit C, which is the next case, which is Northwestern National v. Kansa and I'm looking at the third page, first column under "Request for Bond," and this is the bond that Kansa is supposed to post to security and the last two sentences say, "Accordingly, the parties are instructed to meet and attempt to resolve the amount of the bond to be posted by Kansa. If the parties are unable to reach agreement within two weeks from the date of this order, the arbitration panel will then resolve the issue." How does that support your position? MR. HIGGINS: Well, not the issue of whether there'd be security, just the amount. So the court is ordering the	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. HABER: Second column of the first page of that says, and I'm reading in the second full paragraph, second to the last sentence, "The contention that the legislature did not intend 1213 to apply to reinsurance must be rejected. In addition, the language of the statute is clear that it applies broadly to any proceeding, including an arbitration proceeding. Accordingly, based on our," and then there's another citation to 1213(c)(1)," "Accordingly, based on our review of this issue, we find no error in the magistrate judge's recommendation and, therefore adopt, that recommendation in full." Please explain how this case is distinguished and supports your position that 1213 doesn't apply to arbitration. MR. HIGGINS: Well, it does broadly, as this says, apply to	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	pleading, which is what this refers to, in the court. MR. HABER: Okay. Could you now go to Exhibit C, which is the next case, which is Northwestern National v. Kansa and I'm looking at the third page, first column under "Request for Bond," and this is the bond that Kansa is supposed to post to security and the last two sentences say, "Accordingly, the parties are instructed to meet and attempt to resolve the amount of the bond to be posted by Kansa. If the parties are unable to reach agreement within two weeks from the date of this order, the arbitration panel will then resolve the issue." How does that support your position? MR. HIGGINS: Well, not the issue of whether there'd be security, just the	

		17		
1	Proceedings - 3/28/06	1	Proceedings - 3/28/06	
2	is what is being suggested by the	2	MR. HIGGINS: We don't contest	
3	claimant.	3	that.	
4	MR. HABER: Are you	4	THE UMPIRE: Thank you.	
5	MR. HIGGINS: All that the court	5	MR. HIGGINS: There are three	
6	is assigning to the parties for	6	grounds here, that's one of them.	
7	agreement or in default to the panel, is	. 7	The second ground is the ground	
8	the amount of the security.	8	that there's a contractual obligation,	
9	MR. HABER: I'm trying to	9	and that was dealt with briefly by	
0	understand, so your argument is that it	10	Ms. Jacobson. There's a number of	
1	is only a judge who may order the	11	arguments against that. The primary	
2	posting of security, not this panel?	12	argument is that that's final relief,	
13	MR. HIGGINS: Yes.	13	and until we have until we have a	
4	MR. HABER: And your authority for	14	hearing here, the panel shouldn't be in	
5	that position do you have affirmative	15	the business of enforcing one provision	
16	authority or are you just saying you	16	of the contract and refusing to enforce	
17	disagree with any reading of the cases	17	the other provisions of the contract.	
8	other than your interpretation?	18	We say it's equally clear that these	
19	MR. HIGGINS: Well, I don't think	19	contracts only cover business which is	
20	there is a disagreement with my	20	written in accordance with the	
21	interpretation in terms of who ordered	21	underwriting guidelines.	
22	the security. Now, there are	22	Now, we have to prove that and	
23	MR. HABER: I'm going to go out	23	we'd like an opportunity to prove that,	
24	your opposing counsel I think is.	24 25	but to say that one provision is clear	
25	MR. HIGGINS: That there's		and, you know, object to the other	
		18		
1	Proceedings - 3/28/06	1	Proceedings - 3/28/06	
2	security, that there's authority for an	2	provision is splitting the contract, and	
3	arbitration panel ordering security?	3	that's final relief. If we are ordered	
4	MR. HABER: You don't think	4	to put up security at the end of the	
5	they've taken that position?	5	case because the panel has determined	
6	MR. HIGGINS: They have taken that	6	that it's part of the relief that	
6 7	position, there's no authority for it.	7	security should be granted, then that's	
	position, there's no authority for it. And I don't think you can read these	7 8	security should be granted, then that's what we'll deal with at the time and	
7 8 9	position, there's no authority for it. And I don't think you can read these cases as a matter of fact to interpret	7 8 9	security should be granted, then that's what we'll deal with at the time and that's when we'll put up we're happy	
7 8 9 10	position, there's no authority for it. And I don't think you can read these cases as a matter of fact to interpret them that the panel issued the 1213	7 8 9 10	security should be granted, then that's what we'll deal with at the time and that's when we'll put up we're happy to put up the security at that time. We	
7 8 9 10 11	position, there's no authority for it. And I don't think you can read these cases as a matter of fact to interpret them that the panel issued the 1213 order and not a court. In every case,	7 8 9 10	security should be granted, then that's what we'll deal with at the time and that's when we'll put up we're happy to put up the security at that time. We don't think that at this stage we should	
7 8 9 10 11	position, there's no authority for it. And I don't think you can read these cases as a matter of fact to interpret them that the panel issued the 1213 order and not a court. In every case, the court ordered the 1213.	7 8 9 10 11 12	security should be granted, then that's what we'll deal with at the time and that's when we'll put up we're happy to put up the security at that time. We don't think that at this stage we should be looking at one aspect of the contract	
7 8 9 10 11 12	position, there's no authority for it. And I don't think you can read these cases as a matter of fact to interpret them that the panel issued the 1213 order and not a court. In every case, the court ordered the 1213. MR. HABER: Okay.	7 8 9 10 11 12 13	security should be granted, then that's what we'll deal with at the time and that's when we'll put up we're happy to put up the security at that time. We don't think that at this stage we should be looking at one aspect of the contract and not at the other aspect.	
7 8 9 10 11 12 13	position, there's no authority for it. And I don't think you can read these cases as a matter of fact to interpret them that the panel issued the 1213 order and not a court. In every case, the court ordered the 1213. MR. HABER: Okay. MR. HIGGINS: And there is no	7 8 9 10 11 12 13	security should be granted, then that's what we'll deal with at the time and that's when we'll put up we're happy to put up the security at that time. We don't think that at this stage we should be looking at one aspect of the contract and not at the other aspect. Secondly, the clause only applies	
7 8 9 10 11 12 13 14	position, there's no authority for it. And I don't think you can read these cases as a matter of fact to interpret them that the panel issued the 1213 order and not a court. In every case, the court ordered the 1213. MR. HABER: Okay. MR. HIGGINS: And there is no authority going the other way, simply	7 8 9 10 11 12 13 14	security should be granted, then that's what we'll deal with at the time and that's when we'll put up we're happy to put up the security at that time. We don't think that at this stage we should be looking at one aspect of the contract and not at the other aspect. Secondly, the clause only applies to situations where credit for	
7 8 9 10 11 12 13 14	position, there's no authority for it. And I don't think you can read these cases as a matter of fact to interpret them that the panel issued the 1213 order and not a court. In every case, the court ordered the 1213. MR. HABER: Okay. MR. HIGGINS: And there is no authority going the other way, simply because the statute is clear.	7 8 9 10 11 12 13 14 15	security should be granted, then that's what we'll deal with at the time and that's when we'll put up we're happy to put up the security at that time. We don't think that at this stage we should be looking at one aspect of the contract and not at the other aspect. Secondly, the clause only applies to situations where credit for reinsurance is a problem. And there are	
7 8 9 10 11 12 13 14 15	position, there's no authority for it. And I don't think you can read these cases as a matter of fact to interpret them that the panel issued the 1213 order and not a court. In every case, the court ordered the 1213. MR. HABER: Okay. MR. HIGGINS: And there is no authority going the other way, simply because the statute is clear. MR. HABER: Okay.	7 8 9 10 11 12 13 14 15 16	security should be granted, then that's what we'll deal with at the time and that's when we'll put up we're happy to put up the security at that time. We don't think that at this stage we should be looking at one aspect of the contract and not at the other aspect. Secondly, the clause only applies to situations where credit for reinsurance is a problem. And there are a number of reasons why we shouldn't be	
7 8 9 10 11 12 13 14 15 16	position, there's no authority for it. And I don't think you can read these cases as a matter of fact to interpret them that the panel issued the 1213 order and not a court. In every case, the court ordered the 1213. MR. HABER: Okay. MR. HIGGINS: And there is no authority going the other way, simply because the statute is clear. MR. HABER: Okay. THE UMPIRE: Let me see if I can	7 8 9 10 11 12 13 14 15 16 17	security should be granted, then that's what we'll deal with at the time and that's when we'll put up we're happy to put up the security at that time. We don't think that at this stage we should be looking at one aspect of the contract and not at the other aspect. Secondly, the clause only applies to situations where credit for reinsurance is a problem. And there are a number of reasons why we shouldn't be thinking about prehearing security,	
7 8 9 10 11 12 13 14 15 16 17	position, there's no authority for it. And I don't think you can read these cases as a matter of fact to interpret them that the panel issued the 1213 order and not a court. In every case, the court ordered the 1213. MR. HABER: Okay. MR. HIGGINS: And there is no authority going the other way, simply because the statute is clear. MR. HABER: Okay. THE UMPIRE: Let me see if I can clarify that for my own mind.	7 8 9 10 11 12 13 14 15 16 17 18	security should be granted, then that's what we'll deal with at the time and that's when we'll put up we're happy to put up the security at that time. We don't think that at this stage we should be looking at one aspect of the contract and not at the other aspect. Secondly, the clause only applies to situations where credit for reinsurance is a problem. And there are a number of reasons why we shouldn't be thinking about prehearing security, which presumably would be under the	
7 8 9 10 11 12 13 14 15 16 17 18	position, there's no authority for it. And I don't think you can read these cases as a matter of fact to interpret them that the panel issued the 1213 order and not a court. In every case, the court ordered the 1213. MR. HABER: Okay. MR. HIGGINS: And there is no authority going the other way, simply because the statute is clear. MR. HABER: Okay. THE UMPIRE: Let me see if I can clarify that for my own mind. It's your position that an	7 8 9 10 11 12 13 14 15 16 17 18 19	security should be granted, then that's what we'll deal with at the time and that's when we'll put up we're happy to put up the security at that time. We don't think that at this stage we should be looking at one aspect of the contract and not at the other aspect. Secondly, the clause only applies to situations where credit for reinsurance is a problem. And there are a number of reasons why we shouldn't be thinking about prehearing security, which presumably would be under the control of the panel, as solving that	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	position, there's no authority for it. And I don't think you can read these cases as a matter of fact to interpret them that the panel issued the 1213 order and not a court. In every case, the court ordered the 1213. MR. HABER: Okay. MR. HIGGINS: And there is no authority going the other way, simply because the statute is clear. MR. HABER: Okay. THE UMPIRE: Let me see if I can clarify that for my own mind. It's your position that an arbitration panel, per 1213, does not	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	security should be granted, then that's what we'll deal with at the time and that's when we'll put up we're happy to put up the security at that time. We don't think that at this stage we should be looking at one aspect of the contract and not at the other aspect. Secondly, the clause only applies to situations where credit for reinsurance is a problem. And there are a number of reasons why we shouldn't be thinking about prehearing security, which presumably would be under the control of the panel, as solving that problem. There's no contractual	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	position, there's no authority for it. And I don't think you can read these cases as a matter of fact to interpret them that the panel issued the 1213 order and not a court. In every case, the court ordered the 1213. MR. HABER: Okay. MR. HIGGINS: And there is no authority going the other way, simply because the statute is clear. MR. HABER: Okay. THE UMPIRE: Let me see if I can clarify that for my own mind. It's your position that an arbitration panel, per 1213, does not have authority?	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	security should be granted, then that's what we'll deal with at the time and that's when we'll put up we're happy to put up the security at that time. We don't think that at this stage we should be looking at one aspect of the contract and not at the other aspect. Secondly, the clause only applies to situations where credit for reinsurance is a problem. And there are a number of reasons why we shouldn't be thinking about prehearing security, which presumably would be under the control of the panel, as solving that problem. There's no contractual requirement that we put up security that	
7 8 8 9 9 10 11 12 13 14 15 15 16 6 17 18 19 12 12 12 12 12 12 12 12 12 12 12 12 12	position, there's no authority for it. And I don't think you can read these cases as a matter of fact to interpret them that the panel issued the 1213 order and not a court. In every case, the court ordered the 1213. MR. HABER: Okay. MR. HIGGINS: And there is no authority going the other way, simply because the statute is clear. MR. HABER: Okay. THE UMPIRE: Let me see if I can clarify that for my own mind. It's your position that an arbitration panel, per 1213, does not have authority? MR. HIGGINS: Exactly.	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	security should be granted, then that's what we'll deal with at the time and that's when we'll put up we're happy to put up the security at that time. We don't think that at this stage we should be looking at one aspect of the contract and not at the other aspect. Secondly, the clause only applies to situations where credit for reinsurance is a problem. And there are a number of reasons why we shouldn't be thinking about prehearing security, which presumably would be under the control of the panel, as solving that problem. There's no contractual requirement that we put up security that is in the possession or under the	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	position, there's no authority for it. And I don't think you can read these cases as a matter of fact to interpret them that the panel issued the 1213 order and not a court. In every case, the court ordered the 1213. MR. HABER: Okay. MR. HIGGINS: And there is no authority going the other way, simply because the statute is clear. MR. HABER: Okay. THE UMPIRE: Let me see if I can clarify that for my own mind. It's your position that an arbitration panel, per 1213, does not have authority?	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	security should be granted, then that's what we'll deal with at the time and that's when we'll put up we're happy to put up the security at that time. We don't think that at this stage we should be looking at one aspect of the contract and not at the other aspect. Secondly, the clause only applies to situations where credit for reinsurance is a problem. And there are a number of reasons why we shouldn't be thinking about prehearing security, which presumably would be under the control of the panel, as solving that problem. There's no contractual requirement that we put up security that	

		21		23
1	Proceedings - 3/28/06	1	Proceedings - 3/28/06	
2	for reinsurance problem because if it's	2	overpayment of premium, it's just not	
3	not unconditional, then the state won't	3	covered by the treaty. And I think if	
4	accept it, it's got to be utterly	4	you push it all out and give us a credit	
5	unconditional. So if the panel decides	5	for the \$4 million letter of credit, I'm	
6	that security is there and it can only	6	not sure that we owe them anything, even	
7	be paid over if the judgment provides	7	under their interpretation.	
8	for that, which is the standard forms	8	The last argument that's made, and	
9	for security under the ARIAS forms, then	¦ 9	we think it's libelous, is that	
10	that does Security no good.	10	Commercial Risk doesn't have the	
11	Secondly, on that point, we don't	11	wherewithal to satisfy a \$6 million	
12	believe that there is an obligation	12	letter of credit. We think it's just	
13	under the contract to provide security	13	outrageous for a company like RSA to	
14	for the amount that's being sought.	14	make against Commercial Risk and	
15	Number one, we question the number,	15	ultimately SCOR, to question the ability	
16	because we question our obligation in	16	of SCOR to satisfy a judgment. We trust	
17	light of the defenses that we have	17	that that's an argument that's an	
18	raised.	18	advocate, a lawyer would put forward and	
19	Secondly, we question the number	19	not RSA, but it's kind of a sad	
20	based on the security that based on	20	commentary when that sort of	
21	the amount of letters of credit that	21	bloody-minded attitude is put forth in	
22	Security is showing on its Schedule F.	22	an arbitration. We have this much	
23	There is no penalty for this contract,	23	security in these two big companies	
24	so if there's no penalty, then there's	24	going at each other for a paltry	
25	no right to claim a right under the	25	\$6 million, it's just, we think,	
		22		24
1	Proceedings - 3/28/06	į 1	Proceedings - 3/28/06	
2		'	1 10000011190 - 0/20/00	
	contract for a letter of credit which	2	outrageous.	
3	contract for a letter of credit which would cure the penalty. The fact that a		~	
		2	outrageous.	
3	would cure the penalty. The fact that a parent put up letters of credit we would suggest is not a proper way to secure	2 3 4 5	outrageous. Question was made as to whether a an award would be enforceable in France. That's unsupported by the claimant under	
3 4	would cure the penalty. The fact that a parent put up letters of credit we would	2 3 4	outrageous. Question was made as to whether a an award would be enforceable in France.	
3 4 5	would cure the penalty. The fact that a parent put up letters of credit we would suggest is not a proper way to secure	2 3 4 5 6 7	outrageous. Question was made as to whether a an award would be enforceable in France. That's unsupported by the claimant under	
3 4 5 6	would cure the penalty. The fact that a parent put up letters of credit we would suggest is not a proper way to secure under Schedule F. So the fact that they have chosen to do this, and it cures their problem, is not something that we	2 3 4 5 6 7 8	outrageous. Question was made as to whether a an award would be enforceable in France. That's unsupported by the claimant under French law. I'm not an expert on French	
3 4 5 6 7	would cure the penalty. The fact that a parent put up letters of credit we would suggest is not a proper way to secure under Schedule F. So the fact that they have chosen to do this, and it cures	2 3 4 5 6 7 8	outrageous. Question was made as to whether a an award would be enforceable in France. That's unsupported by the claimant under French law. I'm not an expert on French law but I do know that France is a signatory of the U.N. Convention for the Enforcement of Foreign Arbitration	
3 4 5 6 7 8	would cure the penalty. The fact that a parent put up letters of credit we would suggest is not a proper way to secure under Schedule F. So the fact that they have chosen to do this, and it cures their problem, is not something that we	2 3 4 5 6 7 8 9	outrageous. Question was made as to whether a an award would be enforceable in France. That's unsupported by the claimant under French law. I'm not an expert on French law but I do know that France is a signatory of the U.N. Convention for the Enforcement of Foreign Arbitration Awards, so, number one, there wouldn't	
3 4 5 6 7 8	would cure the penalty. The fact that a parent put up letters of credit we would suggest is not a proper way to secure under Schedule F. So the fact that they have chosen to do this, and it cures their problem, is not something that we brought along. The problem is cured?	2 3 4 5 6 7 8 9 10	outrageous. Question was made as to whether a an award would be enforceable in France. That's unsupported by the claimant under French law. I'm not an expert on French law but I do know that France is a signatory of the U.N. Convention for the Enforcement of Foreign Arbitration Awards, so, number one, there wouldn't be any problem going to France and	
3 4 5 6 7 8 9	would cure the penalty. The fact that a parent put up letters of credit we would suggest is not a proper way to secure under Schedule F. So the fact that they have chosen to do this, and it cures their problem, is not something that we brought along. The problem is cured? So be it. The last item well, and also, sorry, just to go back to that item, if	2 3 4 5 6 7 8 9 10	outrageous. Question was made as to whether a an award would be enforceable in France. That's unsupported by the claimant under French law. I'm not an expert on French law but I do know that France is a signatory of the U.N. Convention for the Enforcement of Foreign Arbitration Awards, so, number one, there wouldn't be any problem going to France and getting it upheld and getting an order	
3 4 5 6 7 8 9 10	would cure the penalty. The fact that a parent put up letters of credit we would suggest is not a proper way to secure under Schedule F. So the fact that they have chosen to do this, and it cures their problem, is not something that we brought along. The problem is cured? So be it. The last item well, and also,	2 3 4 5 6 7 8 9 10 11 12	outrageous. Question was made as to whether a an award would be enforceable in France. That's unsupported by the claimant under French law. I'm not an expert on French law but I do know that France is a signatory of the U.N. Convention for the Enforcement of Foreign Arbitration Awards, so, number one, there wouldn't be any problem going to France and getting it upheld and getting an order confirming the award. As it wouldn't be	
3 4 5 6 7 8 9 10 11 12	would cure the penalty. The fact that a parent put up letters of credit we would suggest is not a proper way to secure under Schedule F. So the fact that they have chosen to do this, and it cures their problem, is not something that we brought along. The problem is cured? So be it. The last item well, and also, sorry, just to go back to that item, if you look at the amounts claimed on the schedule, number one, they keep	2 3 4 5 6 7 8 9 10 11 12 13	outrageous. Question was made as to whether a an award would be enforceable in France. That's unsupported by the claimant under French law. I'm not an expert on French law but I do know that France is a signatory of the U.N. Convention for the Enforcement of Foreign Arbitration Awards, so, number one, there wouldn't be any problem going to France and getting it upheld and getting an order confirming the award. As it wouldn't be in this country if we had an arbitration	
3 4 5 6 7 8 9 10 11 12 13	would cure the penalty. The fact that a parent put up letters of credit we would suggest is not a proper way to secure under Schedule F. So the fact that they have chosen to do this, and it cures their problem, is not something that we brought along. The problem is cured? So be it. The last item well, and also, sorry, just to go back to that item, if you look at the amounts claimed on the schedule, number one, they keep changing, and, number two, the schedule	2 3 4 5 6 7 8 9 10 11 12 13 14 15	outrageous. Question was made as to whether a an award would be enforceable in France. That's unsupported by the claimant under French law. I'm not an expert on French law but I do know that France is a signatory of the U.N. Convention for the Enforcement of Foreign Arbitration Awards, so, number one, there wouldn't be any problem going to France and getting it upheld and getting an order confirming the award. As it wouldn't be in this country if we had an arbitration award in France. There's an assumption	
3 4 5 6 7 8 9 10 11 12 13 14	would cure the penalty. The fact that a parent put up letters of credit we would suggest is not a proper way to secure under Schedule F. So the fact that they have chosen to do this, and it cures their problem, is not something that we brought along. The problem is cured? So be it. The last item well, and also, sorry, just to go back to that item, if you look at the amounts claimed on the schedule, number one, they keep changing, and, number two, the schedule is not understandable in terms of what	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	outrageous. Question was made as to whether a an award would be enforceable in France. That's unsupported by the claimant under French law. I'm not an expert on French law but I do know that France is a signatory of the U.N. Convention for the Enforcement of Foreign Arbitration Awards, so, number one, there wouldn't be any problem going to France and getting it upheld and getting an order confirming the award. As it wouldn't be in this country if we had an arbitration award in France. There's an assumption that civilized countries should	
3 4 5 6 7 8 9 10 11 12 13 14	would cure the penalty. The fact that a parent put up letters of credit we would suggest is not a proper way to secure under Schedule F. So the fact that they have chosen to do this, and it cures their problem, is not something that we brought along. The problem is cured? So be it. The last item well, and also, sorry, just to go back to that item, if you look at the amounts claimed on the schedule, number one, they keep changing, and, number two, the schedule is not understandable in terms of what the security should be. It deals with	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	outrageous. Question was made as to whether a an award would be enforceable in France. That's unsupported by the claimant under French law. I'm not an expert on French law but I do know that France is a signatory of the U.N. Convention for the Enforcement of Foreign Arbitration Awards, so, number one, there wouldn't be any problem going to France and getting it upheld and getting an order confirming the award. As it wouldn't be in this country if we had an arbitration award in France. There's an assumption that civilized countries should recognize their judgments and also	
3 4 5 6 7 8 9 10 11 12 13 14 15 16	would cure the penalty. The fact that a parent put up letters of credit we would suggest is not a proper way to secure under Schedule F. So the fact that they have chosen to do this, and it cures their problem, is not something that we brought along. The problem is cured? So be it. The last item well, and also, sorry, just to go back to that item, if you look at the amounts claimed on the schedule, number one, they keep changing, and, number two, the schedule is not understandable in terms of what the security should be. It deals with various items, premium items, claim	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	outrageous. Question was made as to whether a an award would be enforceable in France. That's unsupported by the claimant under French law. I'm not an expert on French law but I do know that France is a signatory of the U.N. Convention for the Enforcement of Foreign Arbitration Awards, so, number one, there wouldn't be any problem going to France and getting it upheld and getting an order confirming the award. As it wouldn't be in this country if we had an arbitration award in France. There's an assumption that civilized countries should recognize their judgments and also should recognize their arbitration	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	would cure the penalty. The fact that a parent put up letters of credit we would suggest is not a proper way to secure under Schedule F. So the fact that they have chosen to do this, and it cures their problem, is not something that we brought along. The problem is cured? So be it. The last item well, and also, sorry, just to go back to that item, if you look at the amounts claimed on the schedule, number one, they keep changing, and, number two, the schedule is not understandable in terms of what the security should be. It deals with various items, premium items, claim items, and, you know, there are negative	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	outrageous. Question was made as to whether a an award would be enforceable in France. That's unsupported by the claimant under French law. I'm not an expert on French law but I do know that France is a signatory of the U.N. Convention for the Enforcement of Foreign Arbitration Awards, so, number one, there wouldn't be any problem going to France and getting it upheld and getting an order confirming the award. As it wouldn't be in this country if we had an arbitration award in France. There's an assumption that civilized countries should recognize their judgments and also should recognize their arbitration awards. So we think that that is also a	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	would cure the penalty. The fact that a parent put up letters of credit we would suggest is not a proper way to secure under Schedule F. So the fact that they have chosen to do this, and it cures their problem, is not something that we brought along. The problem is cured? So be it. The last item well, and also, sorry, just to go back to that item, if you look at the amounts claimed on the schedule, number one, they keep changing, and, number two, the schedule is not understandable in terms of what the security should be. It deals with various items, premium items, claim items, and, you know, there are negative items on the funds held, there are	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	outrageous. Question was made as to whether a an award would be enforceable in France. That's unsupported by the claimant under French law. I'm not an expert on French law but I do know that France is a signatory of the U.N. Convention for the Enforcement of Foreign Arbitration Awards, so, number one, there wouldn't be any problem going to France and getting it upheld and getting an order confirming the award. As it wouldn't be in this country if we had an arbitration award in France. There's an assumption that civilized countries should recognize their judgments and also should recognize their arbitration awards. So we think that that is also a fairly outrageous statement to make on	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	would cure the penalty. The fact that a parent put up letters of credit we would suggest is not a proper way to secure under Schedule F. So the fact that they have chosen to do this, and it cures their problem, is not something that we brought along. The problem is cured? So be it. The last item well, and also, sorry, just to go back to that item, if you look at the amounts claimed on the schedule, number one, they keep changing, and, number two, the schedule is not understandable in terms of what the security should be. It deals with various items, premium items, claim items, and, you know, there are negative items on the funds held, there are positive items on the amount of the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	outrageous. Question was made as to whether a an award would be enforceable in France. That's unsupported by the claimant under French law. I'm not an expert on French law but I do know that France is a signatory of the U.N. Convention for the Enforcement of Foreign Arbitration Awards, so, number one, there wouldn't be any problem going to France and getting it upheld and getting an order confirming the award. As it wouldn't be in this country if we had an arbitration award in France. There's an assumption that civilized countries should recognize their judgments and also should recognize their arbitration awards. So we think that that is also a fairly outrageous statement to make on that issue.	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	would cure the penalty. The fact that a parent put up letters of credit we would suggest is not a proper way to secure under Schedule F. So the fact that they have chosen to do this, and it cures their problem, is not something that we brought along. The problem is cured? So be it. The last item well, and also, sorry, just to go back to that item, if you look at the amounts claimed on the schedule, number one, they keep changing, and, number two, the schedule is not understandable in terms of what the security should be. It deals with various items, premium items, claim items, and, you know, there are negative items on the funds held, there are positive items on the amount of the losses, Schedule F only deals with	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	outrageous. Question was made as to whether a an award would be enforceable in France. That's unsupported by the claimant under French law. I'm not an expert on French law but I do know that France is a signatory of the U.N. Convention for the Enforcement of Foreign Arbitration Awards, so, number one, there wouldn't be any problem going to France and getting it upheld and getting an order confirming the award. As it wouldn't be in this country if we had an arbitration award in France. There's an assumption that civilized countries should recognize their judgments and also should recognize their arbitration awards. So we think that that is also a fairly outrageous statement to make on that issue. And I think I had another point.	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	would cure the penalty. The fact that a parent put up letters of credit we would suggest is not a proper way to secure under Schedule F. So the fact that they have chosen to do this, and it cures their problem, is not something that we brought along. The problem is cured? So be it. The last item well, and also, sorry, just to go back to that item, if you look at the amounts claimed on the schedule, number one, they keep changing, and, number two, the schedule is not understandable in terms of what the security should be. It deals with various items, premium items, claim items, and, you know, there are positive items on the amount of the losses, Schedule F only deals with losses, so we shouldn't you know, we	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	outrageous. Question was made as to whether a an award would be enforceable in France. That's unsupported by the claimant under French law. I'm not an expert on French law but I do know that France is a signatory of the U.N. Convention for the Enforcement of Foreign Arbitration Awards, so, number one, there wouldn't be any problem going to France and getting it upheld and getting an order confirming the award. As it wouldn't be in this country if we had an arbitration award in France. There's an assumption that civilized countries should recognize their judgments and also should recognize their arbitration awards. So we think that that is also a fairly outrageous statement to make on that issue. And I think I had another point. Also, a point was made that	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	would cure the penalty. The fact that a parent put up letters of credit we would suggest is not a proper way to secure under Schedule F. So the fact that they have chosen to do this, and it cures their problem, is not something that we brought along. The problem is cured? So be it. The last item well, and also, sorry, just to go back to that item, if you look at the amounts claimed on the schedule, number one, they keep changing, and, number two, the schedule is not understandable in terms of what the security should be. It deals with various items, premium items, claim items, and, you know, there are negative items on the funds held, there are positive items on the amount of the losses, Schedule F only deals with	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	outrageous. Question was made as to whether a an award would be enforceable in France. That's unsupported by the claimant under French law. I'm not an expert on French law but I do know that France is a signatory of the U.N. Convention for the Enforcement of Foreign Arbitration Awards, so, number one, there wouldn't be any problem going to France and getting it upheld and getting an order confirming the award. As it wouldn't be in this country if we had an arbitration award in France. There's an assumption that civilized countries should recognize their judgments and also should recognize their arbitration awards. So we think that that is also a fairly outrageous statement to make on that issue. And I think I had another point.	

		25		
1	Proceedings - 3/28/06	1	Proceedings - 3/28/06	
2	additional 55 million.	2	about security because we are going to	
3	MR. LEWNER: 49.	3	talk about security relative to both	
4	MS. JACOBSON: 48.	4	contracts.	
5	MR. HIGGINS: 48, sorry.	5	MS. JACOBSON: Okay, well, Mr	
6	That's you know, I think that's	6	THE UMPIRE: I don't think that's	
7	utterly improper for anyone to suggest	7	too much of a problem at the moment but	
8	that that has any relevance here.	8	please go ahead.	
9	Number one, it's not SCOR France, the	. 9	MS. JACOBSON: Okay.	
10	parent company, it's SCOR U.S.	10	First of all, with respect to	
11	Secondly, I think what's being	11	Mr. Higgins' attempt to parse the cases	
12	asked is for the panel to not only judge	12	with respect to Section 1213, that it	
13	this case but to judge that case as to	13	was ordered by the court and not the	
14	whether there's any merit to that claim	14	arbitration panel, I thoroughly disagree	
15	either. We don't know what it's about.	15	with that, we've only cited two cases,	
16	I mean they claim they stopped paying	16	there are more cases.	
17	losses but, you know, who knows what	17	If you turn to the actual statute	
18	that dispute is about. It's in court,	18	that we've appended to our reply brief	
19	it's not an arbitration, and the panel	19	with respect to the DIG motion, you will	
20	here really has no ability to analyze	20	see that, we turn to Exhibit A, page 16	
21	it, to figure out whether it has any	21	of 19, see under "Bond or Deposit" in	
22	application here or whether it affects	22	general there is a series of cases which	
23	the ability of the parent company or	23	deal with Section 1213, the first of	
24 24	could affect the ability of the parent	24	which is dealing with an arbitration	
2 5 25	company to satisfy this judgment which	25	panel's interim order for prejudgment	
		26		,
4				
1	Proceedings - 3/28/06	1	Proceedings - 3/28/06	
2	Proceedings - 3/28/06 in this case is going to be, if they get	1 2	Proceedings - 3/28/06 security.	
	_	i	_	
2	in this case is going to be, if they get	2	security.	
2 3	in this case is going to be, if they get everything they want, \$6 million, maybe	2 3	security. THE UMPIRE: Hold on, just a	
2 3 4	in this case is going to be, if they get everything they want, \$6 million, maybe plus some interest. So that's the arguments we have on the security issue. THE UMPIRE: Thanks.	2 3 4	security. THE UMPIRE: Hold on, just a second.	
2 3 4 5	in this case is going to be, if they get everything they want, \$6 million, maybe plus some interest. So that's the arguments we have on the security issue.	2 3 4 5	security. THE UMPIRE: Hold on, just a second. MS. JACOBSON: That's the thin	
2 3 4 5 6	in this case is going to be, if they get everything they want, \$6 million, maybe plus some interest. So that's the arguments we have on the security issue. THE UMPIRE: Thanks. Any more questions of John before Michelle?	2 3 4 5 6	security. THE UMPIRE: Hold on, just a second. MS. JACOBSON: That's the thin one.	
2 3 4 5 6 7	in this case is going to be, if they get everything they want, \$6 million, maybe plus some interest. So that's the arguments we have on the security issue. THE UMPIRE: Thanks. Any more questions of John	2 3 4 5 6 7	security. THE UMPIRE: Hold on, just a second. MS. JACOBSON: That's the thin one. THE UMPIRE: It's actually page 15	
2 3 4 5 6 7 8	in this case is going to be, if they get everything they want, \$6 million, maybe plus some interest. So that's the arguments we have on the security issue. THE UMPIRE: Thanks. Any more questions of John before Michelle? MS. JACOBSON: I believe that Mr. Higgins has actually combined the	2 3 4 5 6 7 8	security. THE UMPIRE: Hold on, just a second. MS. JACOBSON: That's the thin one. THE UMPIRE: It's actually page 15 but at the top MS. JACOBSON: Page 15 but it does say page 16 of 19 at the top.	
2 3 4 5 6 7 8 9	in this case is going to be, if they get everything they want, \$6 million, maybe plus some interest. So that's the arguments we have on the security issue. THE UMPIRE: Thanks. Any more questions of John before Michelle? MS. JACOBSON: I believe that	2 3 4 5 6 7 8 9 10	security. THE UMPIRE: Hold on, just a second. MS. JACOBSON: That's the thin one. THE UMPIRE: It's actually page 15 but at the top MS. JACOBSON: Page 15 but it does say page 16 of 19 at the top. THE UMPIRE: Okay.	-
2 3 4 5 6 7 8 9	in this case is going to be, if they get everything they want, \$6 million, maybe plus some interest. So that's the arguments we have on the security issue. THE UMPIRE: Thanks. Any more questions of John before Michelle? MS. JACOBSON: I believe that Mr. Higgins has actually combined the	2 3 4 5 6 7 8 9 10 11	security. THE UMPIRE: Hold on, just a second. MS. JACOBSON: That's the thin one. THE UMPIRE: It's actually page 15 but at the top MS. JACOBSON: Page 15 but it does say page 16 of 19 at the top.	
2 3 4 5 6 7 8 9 10 11	in this case is going to be, if they get everything they want, \$6 million, maybe plus some interest. So that's the arguments we have on the security issue. THE UMPIRE: Thanks. Any more questions of John before Michelle? MS. JACOBSON: I believe that Mr. Higgins has actually combined the two security motions because a lot of the references were actually to DIG and I believe that we were here to discuss	2 3 4 5 6 7 8 9 10	security. THE UMPIRE: Hold on, just a second. MS. JACOBSON: That's the thin one. THE UMPIRE: It's actually page 15 but at the top MS. JACOBSON: Page 15 but it does say page 16 of 19 at the top. THE UMPIRE: Okay.	
2 3 4 5 6 7 8 9 10 11	in this case is going to be, if they get everything they want, \$6 million, maybe plus some interest. So that's the arguments we have on the security issue. THE UMPIRE: Thanks. Any more questions of John before Michelle? MS. JACOBSON: I believe that Mr. Higgins has actually combined the two security motions because a lot of the references were actually to DIG and	2 3 4 5 6 7 8 9 10 11	security. THE UMPIRE: Hold on, just a second. MS. JACOBSON: That's the thin one. THE UMPIRE: It's actually page 15 but at the top MS. JACOBSON: Page 15 but it does say page 16 of 19 at the top. THE UMPIRE: Okay. MS. JACOBSON: If you look to the	
2 3 4 5 6 7 8 9 10 11 12 13	in this case is going to be, if they get everything they want, \$6 million, maybe plus some interest. So that's the arguments we have on the security issue. THE UMPIRE: Thanks. Any more questions of John before Michelle? MS. JACOBSON: I believe that Mr. Higgins has actually combined the two security motions because a lot of the references were actually to DIG and I believe that we were here to discuss	2 3 4 5 6 7 8 9 10 11 12 13 14	security. THE UMPIRE: Hold on, just a second. MS. JACOBSON: That's the thin one. THE UMPIRE: It's actually page 15 but at the top – MS. JACOBSON: Page 15 but it does say page 16 of 19 at the top. THE UMPIRE: Okay. MS. JACOBSON: If you look to the very first entry, there it is dealing with an arbitration panel's interim order, it was obviously being reviewed	-
2 3 4 5 6 7 8 9 10 11 11 11 11 11 11 11 11 11	in this case is going to be, if they get everything they want, \$6 million, maybe plus some interest. So that's the arguments we have on the security issue. THE UMPIRE: Thanks. Any more questions of John before Michelle? MS. JACOBSON: I believe that Mr. Higgins has actually combined the two security motions because a lot of the references were actually to DIG and I believe that we were here to discuss the non-DIG programs, NHE, ORS and HPP. However MR. HIGGINS: I was mistaken, I	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	security. THE UMPIRE: Hold on, just a second. MS. JACOBSON: That's the thin one. THE UMPIRE: It's actually page 15 but at the top – MS. JACOBSON: Page 15 but it does say page 16 of 19 at the top. THE UMPIRE: Okay. MS. JACOBSON: If you look to the very first entry, there it is dealing with an arbitration panel's interim	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	in this case is going to be, if they get everything they want, \$6 million, maybe plus some interest. So that's the arguments we have on the security issue. THE UMPIRE: Thanks. Any more questions of John before Michelle? MS. JACOBSON: I believe that Mr. Higgins has actually combined the two security motions because a lot of the references were actually to DIG and I believe that we were here to discuss the non-DIG programs, NHE, ORS and HPP. However	2 3 4 5 6 7 8 9 10 11 12 13 14	security. THE UMPIRE: Hold on, just a second. MS. JACOBSON: That's the thin one. THE UMPIRE: It's actually page 15 but at the top — MS. JACOBSON: Page 15 but it does say page 16 of 19 at the top. THE UMPIRE: Okay. MS. JACOBSON: If you look to the very first entry, there it is dealing with an arbitration panel's interim order, it was obviously being reviewed by the court on prejudgment security. So I think it is clear that 1213	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	in this case is going to be, if they get everything they want, \$6 million, maybe plus some interest. So that's the arguments we have on the security issue. THE UMPIRE: Thanks. Any more questions of John before Michelle? MS. JACOBSON: I believe that Mr. Higgins has actually combined the two security motions because a lot of the references were actually to DIG and I believe that we were here to discuss the non-DIG programs, NHE, ORS and HPP. However MR. HIGGINS: I was mistaken, I	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	security. THE UMPIRE: Hold on, just a second. MS. JACOBSON: That's the thin one. THE UMPIRE: It's actually page 15 but at the top — MS. JACOBSON: Page 15 but it does say page 16 of 19 at the top. THE UMPIRE: Okay. MS. JACOBSON: If you look to the very first entry, there it is dealing with an arbitration panel's interim order, it was obviously being reviewed by the court on prejudgment security.	-
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	in this case is going to be, if they get everything they want, \$6 million, maybe plus some interest. So that's the arguments we have on the security issue. THE UMPIRE: Thanks. Any more questions of John before Michelle? MS. JACOBSON: I believe that Mr. Higgins has actually combined the two security motions because a lot of the references were actually to DIG and I believe that we were here to discuss the non-DIG programs, NHE, ORS and HPP. However MR. HIGGINS: I was mistaken, I thought we were discussing we were still in the organizational meeting when we were discussing security.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	security. THE UMPIRE: Hold on, just a second. MS. JACOBSON: That's the thin one. THE UMPIRE: It's actually page 15 but at the top — MS. JACOBSON: Page 15 but it does say page 16 of 19 at the top. THE UMPIRE: Okay. MS. JACOBSON: If you look to the very first entry, there it is dealing with an arbitration panel's interim order, it was obviously being reviewed by the court on prejudgment security. So I think it is clear that 1213	
2 3 4 5 6 7 8	in this case is going to be, if they get everything they want, \$6 million, maybe plus some interest. So that's the arguments we have on the security issue. THE UMPIRE: Thanks. Any more questions of John before Michelle? MS. JACOBSON: I believe that Mr. Higgins has actually combined the two security motions because a lot of the references were actually to DIG and I believe that we were here to discuss the non-DIG programs, NHE, ORS and HPP. However MR. HIGGINS: I was mistaken, I thought we were discussing we were still in the organizational meeting when we were discussing security. THE UMPIRE: Yes, we're still in	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	security. THE UMPIRE: Hold on, just a second. MS. JACOBSON: That's the thin one. THE UMPIRE: It's actually page 15 but at the top — MS. JACOBSON: Page 15 but it does say page 16 of 19 at the top. THE UMPIRE: Okay, MS. JACOBSON: If you look to the very first entry, there it is dealing with an arbitration panel's interim order, it was obviously being reviewed by the court on prejudgment security. So I think it is clear that 1213 does, in fact, apply to proceedings,	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	in this case is going to be, if they get everything they want, \$6 million, maybe plus some interest. So that's the arguments we have on the security issue. THE UMPIRE: Thanks. Any more questions of John before Michelle? MS. JACOBSON: I believe that Mr. Higgins has actually combined the two security motions because a lot of the references were actually to DIG and I believe that we were here to discuss the non-DIG programs, NHE, ORS and HPP. However MR. HIGGINS: I was mistaken, I thought we were discussing we were still in the organizational meeting when we were discussing security. THE UMPIRE: Yes, we're still in the organizational meeting.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	security. THE UMPIRE: Hold on, just a second. MS. JACOBSON: That's the thin one. THE UMPIRE: It's actually page 15 but at the top MS. JACOBSON: Page 15 but it does say page 16 of 19 at the top. THE UMPIRE: Okay. MS. JACOBSON: If you look to the very first entry, there it is dealing with an arbitration panel's interim order, it was obviously being reviewed by the court on prejudgment security. So I think it is clear that 1213 does, in fact, apply to proceedings, it's not limited to litigations, but in any event, if I heard Mr. Higgins correctly, he does not debate that the	·
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	in this case is going to be, if they get everything they want, \$6 million, maybe plus some interest. So that's the arguments we have on the security issue. THE UMPIRE: Thanks. Any more questions of John before Michelle? MS. JACOBSON: I believe that Mr. Higgins has actually combined the two security motions because a lot of the references were actually to DIG and I believe that we were here to discuss the non-DIG programs, NHE, ORS and HPP. However MR. HIGGINS: I was mistaken, I thought we were discussing we were still in the organizational meeting when we were discussing security. THE UMPIRE: Yes, we're still in	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	security. THE UMPIRE: Hold on, just a second. MS. JACOBSON: That's the thin one. THE UMPIRE: It's actually page 15 but at the top MS. JACOBSON: Page 15 but it does say page 16 of 19 at the top. THE UMPIRE: Okay. MS. JACOBSON: If you look to the very first entry, there it is dealing with an arbitration panel's interim order, it was obviously being reviewed by the court on prejudgment security. So I think it is clear that 1213 does, in fact, apply to proceedings, it's not limited to litigations, but in any event, if I heard Mr. Higgins correctly, he does not debate that the panel has the inherent authority to	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	in this case is going to be, if they get everything they want, \$6 million, maybe plus some interest. So that's the arguments we have on the security issue. THE UMPIRE: Thanks. Any more questions of John before Michelle? MS. JACOBSON: I believe that Mr. Higgins has actually combined the two security motions because a lot of the references were actually to DIG and I believe that we were here to discuss the non-DIG programs, NHE, ORS and HPP. However MR. HIGGINS: I was mistaken, I thought we were discussing we were still in the organizational meeting when we were discussing security. THE UMPIRE: Yes, we're still in the organizational meeting. MS. JACOBSON: Right, THE UMPIRE: I understand that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	security. THE UMPIRE: Hold on, just a second. MS. JACOBSON: That's the thin one. THE UMPIRE: It's actually page 15 but at the top — MS. JACOBSON: Page 15 but it does say page 16 of 19 at the top. THE UMPIRE: Okay. MS. JACOBSON: If you look to the very first entry, there it is dealing with an arbitration panel's interim order, it was obviously being reviewed by the court on prejudgment security. So I think it is clear that 1213 does, in fact, apply to proceedings, it's not limited to litigations, but in any event, if I heard Mr. Higgins correctly, he does not debate that the panel has the inherent authority to issue such awards, even if one were to	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	in this case is going to be, if they get everything they want, \$6 million, maybe plus some interest. So that's the arguments we have on the security issue. THE UMPIRE: Thanks. Any more questions of John before Michelle? MS. JACOBSON: I believe that Mr. Higgins has actually combined the two security motions because a lot of the references were actually to DIG and I believe that we were here to discuss the non-DIG programs, NHE, ORS and HPP. However MR. HIGGINS: I was mistaken, I thought we were discussing we were still in the organizational meeting when we were discussing security. THE UMPIRE: Yes, we're still in the organizational meeting. MS. JACOBSON: Right,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	security. THE UMPIRE: Hold on, just a second. MS. JACOBSON: That's the thin one. THE UMPIRE: It's actually page 15 but at the top MS. JACOBSON: Page 15 but it does say page 16 of 19 at the top. THE UMPIRE: Okay. MS. JACOBSON: If you look to the very first entry, there it is dealing with an arbitration panel's interim order, it was obviously being reviewed by the court on prejudgment security. So I think it is clear that 1213 does, in fact, apply to proceedings, it's not limited to litigations, but in any event, if I heard Mr. Higgins correctly, he does not debate that the panel has the inherent authority to	

		29		
1	Proceedings - 3/28/06	1	Proceedings - 3/28/06	
2	to respond to Mr. Higgins' statements	2	award here, and they said that they feel	
· }	with respect to the contractual	3	it libelous. Well, to the extent that	
) 	provision. He's indicated that, in	4	we know that Commercial Risk has frankly	
, ,	essence, we're seeking final relief.	5	ceased paying on many millions of	
, 3	mean that's not the case at all. In	. 6	dollars worth of obligations, we have a	
,	both of our arbitration proceedings,	7	problem with that. We don't think it's	
3	we're certainly we were entitled	_i 8	libelous to assert that maybe that they	
9	under these provisions to completely	9	won't pay; their financial statements	
0	draw down on whatever we had, and we	10	show otherwise. They are relying	
1	haven't done so. We believe, however,	11	wholeheartedly on this guarantee that	
2	that these amounts should be set aside	12	has been posted by SCOR? Well, you	
3	in escrow, it's not akin to final	13	know, if you take a look at that	
4	relief, and we would we assert that	14	guarantee, it's addressed to whom it may	
5	the contract is clear that it does not	15	concern; that's not a contract that	
6	limit itself to matters not in dispute;	16	anyone can rely on, to whom it may	
7	therefore, to the extent that we have	17	concern.	
8	reserved and we have paid losses, and	18	And I would also indicate that if	
9	that there is IBNR that we have set	19	you look at that SCOR guarantee, one of	
:0	aside, then they should post those sums	20	them is dated July of '99. That's the	
1	in an escrow amount per the terms of the	21	date of the first DIG contract that we	
2	contract.	22	have. That parental guarantee is not	
23	Mr. Higgins has discussed the	23	slapped on to the back of the	
24	Schedule F. I think, frankly, that it's shocking that Commercial Risk did not	24 25	reinsurance contract, it is not our our reinsurance contract is with	
		30	Proceedings 3/28/06	
1	Proceedings - 3/28/06	! 1 ! 2	Proceedings - 3/28/06 Commercial Risk, it's signed by	
2				
	inform the panel that, indeed, it had	4		
3	not posted the \$29 million which appears	3	Commercial Risk and it's Commercial Risk	
3 4	not posted the \$29 million which appears under LOCs. They know they haven't	4		
3 4 5	not posted the \$29 million which appears under LOCs. They know they haven't posted that amount. In fact, there is	3 4	Commercial Risk and it's Commercial Risk that we should look to to enforce any	
3 4 5 6	not posted the \$29 million which appears under LOCs. They know they haven't posted that amount. In fact, there is 10.3 million that was as a result of	3 4 5	Commercial Risk and it's Commercial Risk that we should look to to enforce any obligations under the reinsurance	
3 4 5 6 7	not posted the \$29 million which appears under LOCs. They know they haven't posted that amount. In fact, there is 10.3 million that was as a result of Royal's parent's LOC and to the extent	3 4 5 6	Commercial Risk and it's Commercial Risk that we should look to to enforce any obligations under the reinsurance contract.	
3 4 5 6 7 8	not posted the \$29 million which appears under LOCs. They know they haven't posted that amount. In fact, there is 10.3 million that was as a result of Royal's parent's LOC and to the extent that Commercial Risk has contended that	3 4 5 6 7	Commercial Risk and it's Commercial Risk that we should look to to enforce any obligations under the reinsurance contract. We, with all due respect, should	
3 4 5 6 7 8 9	not posted the \$29 million which appears under LOCs. They know they haven't posted that amount. In fact, there is 10.3 million that was as a result of Royal's parent's LOC and to the extent that Commercial Risk has contended that in some regard that's improper, the	3 4 5 6 7 8	Commercial Risk and it's Commercial Risk that we should look to to enforce any obligations under the reinsurance contract. We, with all due respect, should not have to go off to France to litigate	
3 4 5 6 7 8 9	not posted the \$29 million which appears under LOCs. They know they haven't posted that amount. In fact, there is 10.3 million that was as a result of Royal's parent's LOC and to the extent that Commercial Risk has contended that in some regard that's improper, the Delaware Insurance Department, which is	3 4 5 6 7 8 9	Commercial Risk and it's Commercial Risk that we should look to to enforce any obligations under the reinsurance contract. We, with all due respect, should not have to go off to France to litigate against the parent on a guarantee which	
3 4 5 6 7 8 9 10	not posted the \$29 million which appears under LOCs. They know they haven't posted that amount. In fact, there is 10.3 million that was as a result of Royal's parent's LOC and to the extent that Commercial Risk has contended that in some regard that's improper, the Delaware Insurance Department, which is Royal Indemnity's domicile, has blessed	3 4 5 6 7 8 9	Commercial Risk and it's Commercial Risk that we should look to to enforce any obligations under the reinsurance contract. We, with all due respect, should not have to go off to France to litigate against the parent on a guarantee which is certainly I'm not even sure if	
3 4 5 6 7 8 9 10 11	not posted the \$29 million which appears under LOCs. They know they haven't posted that amount. In fact, there is 10.3 million that was as a result of Royal's parent's LOC and to the extent that Commercial Risk has contended that in some regard that's improper, the Delaware Insurance Department, which is Royal Indemnity's domicile, has blessed this very use of the parental LOC. It's	3 4 5 6 7 8 9 10	Commercial Risk and it's Commercial Risk that we should look to to enforce any obligations under the reinsurance contract. We, with all due respect, should not have to go off to France to litigate against the parent on a guarantee which is certainly I'm not even sure if it's a legal obligation under U.S. law	
3 4 5 6 7 8 9 10 11 12	not posted the \$29 million which appears under LOCs. They know they haven't posted that amount. In fact, there is 10.3 million that was as a result of Royal's parent's LOC and to the extent that Commercial Risk has contended that in some regard that's improper, the Delaware Insurance Department, which is Royal Indemnity's domicile, has blessed this very use of the parental LOC. It's contained in the notes of the annual	3 4 5 6 7 8 9 10 11	Commercial Risk and it's Commercial Risk that we should look to to enforce any obligations under the reinsurance contract. We, with all due respect, should not have to go off to France to litigate against the parent on a guarantee which is certainly — I'm not even sure if it's a legal obligation under U.S. law or French law.	
3 4 5 6 7 8 9 10 11 12 13	not posted the \$29 million which appears under LOCs. They know they haven't posted that amount. In fact, there is 10.3 million that was as a result of Royal's parent's LOC and to the extent that Commercial Risk has contended that in some regard that's improper, the Delaware Insurance Department, which is Royal Indemnity's domicile, has blessed this very use of the parental LOC. It's contained in the notes of the annual statement of Royal Indemnity. So there	3 4 5 6 7 8 9 10 11 12	Commercial Risk and it's Commercial Risk that we should look to to enforce any obligations under the reinsurance contract. We, with all due respect, should not have to go off to France to litigate against the parent on a guarantee which is certainly I'm not even sure if it's a legal obligation under U.S. law or French law. And, certainly, I don't think that	
3 4 5 6 7 8 9 10 11 12 13 14	not posted the \$29 million which appears under LOCs. They know they haven't posted that amount. In fact, there is 10.3 million that was as a result of Royal's parent's LOC and to the extent that Commercial Risk has contended that in some regard that's improper, the Delaware Insurance Department, which is Royal Indemnity's domicile, has blessed this very use of the parental LOC. It's contained in the notes of the annual	3 4 5 6 7 8 9 10 11 12 13 14 15	Commercial Risk and it's Commercial Risk that we should look to to enforce any obligations under the reinsurance contract. We, with all due respect, should not have to go off to France to litigate against the parent on a guarantee which is certainly I'm not even sure if it's a legal obligation under U.S. law or French law. And, certainly, I don't think that Security Insurance Company of Hartford should have to engage in ancillary litigation in France to enforce	
3 4 5 6 7 8 9 10 11 12 13 14 15	not posted the \$29 million which appears under LOCs. They know they haven't posted that amount. In fact, there is 10.3 million that was as a result of Royal's parent's LOC and to the extent that Commercial Risk has contended that in some regard that's improper, the Delaware Insurance Department, which is Royal Indemnity's domicile, has blessed this very use of the parental LOC. It's contained in the notes of the annual statement of Royal Indemnity. So there is nothing wrong with it.	3 4 5 6 7 8 9 10 11 12 13 14	Commercial Risk and it's Commercial Risk that we should look to to enforce any obligations under the reinsurance contract. We, with all due respect, should not have to go off to France to litigate against the parent on a guarantee which is certainly I'm not even sure if it's a legal obligation under U.S. law or French law. And, certainly, I don't think that Security Insurance Company of Hartford should have to engage in ancillary	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	not posted the \$29 million which appears under LOCs. They know they haven't posted that amount. In fact, there is 10.3 million that was as a result of Royal's parent's LOC and to the extent that Commercial Risk has contended that in some regard that's improper, the Delaware Insurance Department, which is Royal Indemnity's domicile, has blessed this very use of the parental LOC. It's contained in the notes of the annual statement of Royal Indemnity. So there is nothing wrong with it. However, they should not be entitled to take credit for the parental	3 4 5 6 7 8 9 10 11 12 13 14 15	Commercial Risk and it's Commercial Risk that we should look to to enforce any obligations under the reinsurance contract. We, with all due respect, should not have to go off to France to litigate against the parent on a guarantee which is certainly I'm not even sure if it's a legal obligation under U.S. law or French law. And, certainly, I don't think that Security Insurance Company of Hartford should have to engage in ancillary litigation in France to enforce	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	not posted the \$29 million which appears under LOCs. They know they haven't posted that amount. In fact, there is 10.3 million that was as a result of Royal's parent's LOC and to the extent that Commercial Risk has contended that in some regard that's improper, the Delaware Insurance Department, which is Royal Indemnity's domicile, has blessed this very use of the parental LOC. It's contained in the notes of the annual statement of Royal Indemnity. So there is nothing wrong with it.	3 4 5 6 7 8 9 10 11 12 13 14 15 16	Commercial Risk and it's Commercial Risk that we should look to to enforce any obligations under the reinsurance contract. We, with all due respect, should not have to go off to France to litigate against the parent on a guarantee which is certainly I'm not even sure if it's a legal obligation under U.S. law or French law. And, certainly, I don't think that Security Insurance Company of Hartford should have to engage in ancillary litigation in France to enforce something here and that certainly	
3 4 5 6 6 7 8 9 110 111 112 113 114 115 116 117 118 119	not posted the \$29 million which appears under LOCs. They know they haven't posted that amount. In fact, there is 10.3 million that was as a result of Royal's parent's LOC and to the extent that Commercial Risk has contended that in some regard that's improper, the Delaware Insurance Department, which is Royal Indemnity's domicile, has blessed this very use of the parental LOC. It's contained in the notes of the annual statement of Royal Indemnity. So there is nothing wrong with it. However, they should not be entitled to take credit for the parental LOC that's out there. Their statement that we solved the problem so that,	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Commercial Risk and it's Commercial Risk that we should look to to enforce any obligations under the reinsurance contract. We, with all due respect, should not have to go off to France to litigate against the parent on a guarantee which is certainly I'm not even sure if it's a legal obligation under U.S. law or French law. And, certainly, I don't think that Security Insurance Company of Hartford should have to engage in ancillary litigation in France to enforce something here and that certainly collateral should be posted.	
3 4 5 6 6 7 8 9 110 111 112 113 114 115 116 117 118 119 20	not posted the \$29 million which appears under LOCs. They know they haven't posted that amount. In fact, there is 10.3 million that was as a result of Royal's parent's LOC and to the extent that Commercial Risk has contended that in some regard that's improper, the Delaware Insurance Department, which is Royal Indemnity's domicile, has blessed this very use of the parental LOC. It's contained in the notes of the annual statement of Royal Indemnity. So there is nothing wrong with it. However, they should not be entitled to take credit for the parental LOC that's out there. Their statement that we solved the problem so that, therefore, they don't have to abide	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Commercial Risk and it's Commercial Risk that we should look to to enforce any obligations under the reinsurance contract. We, with all due respect, should not have to go off to France to litigate against the parent on a guarantee which is certainly — I'm not even sure if it's a legal obligation under U.S. law or French law. And, certainly, I don't think that Security Insurance Company of Hartford should have to engage in ancillary litigation in France to enforce something here and that certainly collateral should be posted. MR. DIELMANN: I have a question. Mr. Higgins said — stated that there are — France is a signatory of the U.N.	
3 4 5 6 6 7 8 9 10 111 112 113 114 115 116 117 118 119 220 21	not posted the \$29 million which appears under LOCs. They know they haven't posted that amount. In fact, there is 10.3 million that was as a result of Royal's parent's LOC and to the extent that Commercial Risk has contended that in some regard that's improper, the Delaware Insurance Department, which is Royal Indemnity's domicile, has blessed this very use of the parental LOC. It's contained in the notes of the annual statement of Royal Indemnity. So there is nothing wrong with it. However, they should not be entitled to take credit for the parental LOC that's out there. Their statement that we solved the problem so that,	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Commercial Risk and it's Commercial Risk that we should look to to enforce any obligations under the reinsurance contract. We, with all due respect, should not have to go off to France to litigate against the parent on a guarantee which is certainly — I'm not even sure if it's a legal obligation under U.S. law or French law. And, certainly, I don't think that Security Insurance Company of Hartford should have to engage in ancillary litigation in France to enforce something here and that certainly collateral should be posted. MR. DIELMANN: I have a question. Mr. Higgins said — stated that there are — France is a signatory of the U.N. agreement for enforcing arbitration	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	not posted the \$29 million which appears under LOCs. They know they haven't posted that amount. In fact, there is 10.3 million that was as a result of Royal's parent's LOC and to the extent that Commercial Risk has contended that in some regard that's improper, the Delaware Insurance Department, which is Royal Indemnity's domicile, has blessed this very use of the parental LOC. It's contained in the notes of the annual statement of Royal Indemnity. So there is nothing wrong with it. However, they should not be entitled to take credit for the parental LOC that's out there. Their statement that we solved the problem so that, therefore, they don't have to abide under their contractual obligations is	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Commercial Risk and it's Commercial Risk that we should look to to enforce any obligations under the reinsurance contract. We, with all due respect, should not have to go off to France to litigate against the parent on a guarantee which is certainly — I'm not even sure if it's a legal obligation under U.S. law or French law. And, certainly, I don't think that Security Insurance Company of Hartford should have to engage in ancillary litigation in France to enforce something here and that certainly collateral should be posted. MR. DIELMANN: I have a question. Mr. Higgins said — stated that there are — France is a signatory of the U.N. agreement for enforcing arbitration awards. Is this, indeed, correct, that	
3 4 5 6 7 8	not posted the \$29 million which appears under LOCs. They know they haven't posted that amount. In fact, there is 10.3 million that was as a result of Royal's parent's LOC and to the extent that Commercial Risk has contended that in some regard that's improper, the Delaware Insurance Department, which is Royal Indemnity's domicile, has blessed this very use of the parental LOC. It's contained in the notes of the annual statement of Royal Indemnity. So there is nothing wrong with it. However, they should not be entitled to take credit for the parental LOC that's out there. Their statement that we solved the problem so that, therefore, they don't have to abide under their contractual obligations is frankly I find it absurd.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Commercial Risk and it's Commercial Risk that we should look to to enforce any obligations under the reinsurance contract. We, with all due respect, should not have to go off to France to litigate against the parent on a guarantee which is certainly — I'm not even sure if it's a legal obligation under U.S. law or French law. And, certainly, I don't think that Security Insurance Company of Hartford should have to engage in ancillary litigation in France to enforce something here and that certainly collateral should be posted. MR. DIELMANN: I have a question. Mr. Higgins said — stated that there are — France is a signatory of the U.N. agreement for enforcing arbitration	

		33		
1	Proceedings - 3/28/06	1	Proceedings - 3/28/06	
2	award be enforced in this country?	2	something which is illusory.	
3	MS. JACOBSON: Well, SCOR, the	3	MR. HABER: Well, not	
4	parent, is not a party to this	4	MR, HIGGINS: To whom it may	
	arbitration. So if this panel this	5	concern is the world. It was sent to	
5	panel would have to somehow suck SCOR,	6	RSA, it was sent to all the cedents.	
6 -		7	MS, JACOBSON: With all due	
7	the parent, into this arbitration on an	8		
8	alter ego theory.	l	respect, no one in our organization	
9	MR. DIELMANN: But is that not	9	recalls having been brought provided	
0	then a formality to have it confirmed in	10	with that.	
1	France? I mean what you are implying it	11	THE UMPIRE: I tell you what,	
2	seems to me that you basically have to	12	let's move on, I'm happy with	
3	struggle to get it enforced in France	13	understanding where I think we are.	
4	but if SCOR is a signatory, then surely	14	MR. DIELMANN: I haven't really	
5	the subsidiary you would have to just	15	understood what your suggestion, Marty,	
6	to get it confirmed or do I understand	16	was.	
7	this incorrectly?	17	MR. HABER: Well, my suggestion is	
8	MS. JACOBSON: No, I believe, with	18	this, under American laws with regard to	
9	all due respect, I think you have it	19	personal jurisdiction, because SCOR, the	
20	incorrectly. I mean here SCOR is not a	20	parent, is not a party here, they are	
21	party to this arbitration; they would	21	not bound by anything legal.	
22	not there would not be an award	22	MR, DIELMANN: Okay,	
23	entered against SCOR in this arbitration	23	MR. HABER: They have signed a	
24	unless they're brought in as a party.	. 24	judgment, they have signed an	
25	Therefore, there would be no award to	25	arbitration treaty, if you will, that	
		34	4 9 9	
1	Proceedings - 3/28/06	1	Proceedings - 3/28/06	
2	enforce here or overseas against SCOR.	2	says in the event they lose an	
3	We would have to have an award against	3	arbitration in the United States and a	
4	Commercial Risk. If Commercial Risk	4	judgment is against the parent	
5	wouldn't pay, then we would be stuck	5	MR. DIELMANN: Right.	
6	with that parental guarantee and have to	6	MR. HABER: that judgment may	
7	chase SCOR somewhere, either by	7	be enforced in France, not a judgment	
, B	commencing arbitration against SCOR	8	against their subsidiary.	
9	somewhere or by litigating against SCOR	9	MR. DIELMANN: Right.	
	somewhere. That's the fear.	10	MR. HABER: So your question, in	
i0 1	MR. HABER: Theo, isn't there a	11	order to respond to your question	
	simple solution. If SCOR voluntarily	12	completely, they would have to be	
2	•	13	subject to the jurisdiction of this	
	wishes to submit to the jurisdiction of this arbitration panel and be bound by	14	panel and they are not.	
	ons aroniadou parierano de dodino DV	1 1 1 1	MR. DIELMANN: Okay.	
14		45	IVIN, DIELIVIANIA, UNIV.	
14 15	U.S. law and be subject to any judgment,	15	•	
14 15 16	U.S. law and be subject to any judgment, wouldn't that solve the problem?	16	MR. HABER: I mean no one here is	
14 15 16	U.S. law and be subject to any judgment, wouldn't that solve the problem? MR. HIGGINS: That's something	16 17	MR. HABER: I mean no one here is claiming that SCOR, the parent, is part	
14 15 16 17	U.S. law and be subject to any judgment, wouldn't that solve the problem? MR. HIGGINS: That's something that may well happen but I don't have	16 17 18	MR. HABER: I mean no one here is claiming that SCOR, the parent, is part of this case.	
14 15 16 17 18	U.S. law and be subject to any judgment, wouldn't that solve the problem? MR. HIGGINS: That's something that may well happen but I don't have the authority, sitting here, to respond	16 17 18 19	MR. HABER: I mean no one here is claiming that SCOR, the parent, is part of this case. MR. HIGGINS: No, we're not, but	
13 14 15 16 17 18 19	U.S. law and be subject to any judgment, wouldn't that solve the problem? MR. HIGGINS: That's something that may well happen but I don't have the authority, sitting here, to respond to that, but I'm certainly willing to	16 17 18 19 20	MR. HABER: I mean no one here is claiming that SCOR, the parent, is part of this case. MR. HIGGINS: No, we're not, but it's certainty not clear that anyone	
14 15 16 17 18 19 20	U.S. law and be subject to any judgment, wouldn't that solve the problem? MR. HIGGINS: That's something that may well happen but I don't have the authority, sitting here, to respond to that, but I'm certainly willing to respond to it in the next day or so.	16 17 18 19 20 21	MR. HABER: I mean no one here is claiming that SCOR, the parent, is part of this case. MR. HIGGINS: No, we're not, but it's certainly not clear that anyone would have to go to France. SCOR's	
14 15 16 17 18 19 20	U.S. law and be subject to any judgment, wouldn't that solve the problem? MR. HIGGINS: That's something that may well happen but I don't have the authority, sitting here, to respond to that, but I'm certainly willing to respond to it in the next day or so. THE UMPIRE: Let me make sure I	16 17 18 19 20 21 22	MR. HABER: I mean no one here is claiming that SCOR, the parent, is part of this case. MR. HIGGINS: No, we're not, but it's certainly not clear that anyone would have to go to France. SCOR's doing business everywhere including	
14 15 16 17 18 19	U.S. law and be subject to any judgment, wouldn't that solve the problem? MR. HIGGINS: That's something that may well happen but I don't have the authority, sitting here, to respond to that, but I'm certainly willing to respond to it in the next day or so. THE UMPIRE: Let me make sure I understand this, maybe I can	16 17 18 19 20 21 22 23	MR. HABER: I mean no one here is claiming that SCOR, the parent, is part of this case. MR. HIGGINS: No, we're not, but it's certainly not clear that anyone would have to go to France. SCOR's doing business everywhere including here.	
14 5 6 7 18 9 20 21	U.S. law and be subject to any judgment, wouldn't that solve the problem? MR. HIGGINS: That's something that may well happen but I don't have the authority, sitting here, to respond to that, but I'm certainly willing to respond to it in the next day or so. THE UMPIRE: Let me make sure I	16 17 18 19 20 21 22	MR. HABER: I mean no one here is claiming that SCOR, the parent, is part of this case. MR. HIGGINS: No, we're not, but it's certainly not clear that anyone would have to go to France. SCOR's doing business everywhere including	

		37		
1	Proceedings - 3/28/06	1	Proceedings - 3/28/06	
2	understand it from following	2	won't be enough assets. You have to get	
3	Mr. Dielmann's questionI'll leave	3	into the reserving of the company.	
4	Mr. Haber's question out of it for the	4	THE UMPIRE: In the event that	
5	momentin the event that this panel	5	Commercial Risk paid the award that the	
6	found in favor of Security of Hartford,	6	panel had given, it will be end of	
7	that would be against Commercial Risk's	7	story.	
· ·	both Bermuda and Vermont	8	MR. HIGGINS: Yes.	
8	MS. JACOBSON: That's right.	9	THE UMPIRE: In the event that it	
9	THE UMPIRE: where relevant.	10	did not pay, for whatever reason,	
10		11		
11	If those companies and if there	12	whether it could, didn't want to or	
12	were no security, with a small "S,"	i	couldn't because it was bust, makes no	
13	posted, Security of Hartford would look	13	difference,	
14	to Commercial Risk for satisfaction of	14	MR. HIGGINS: I'm sorry, it does	
15	that award. In the event that	15	make a difference on the first thing	
16	Commercial Risk failed to satisfy the	16	that you said, because you can enforce	
17	award, for whatever reason, it's	17	it against the company if they have the	
18	possible that Security could look to the	18	funds. It's entitled to be entered in a	
19	guarantee from SCOR as relief. In order	19	court and then enforced, entered as a	
20	to satisfy that, it would need to write	20	judgment and then enforced if they don't	
21	to SCOR and say kindly pay us X amount	21	want to pay. Now, if they're belly up,	
22	of dollars. If SCOR said, yes, end of	22	then that would trigger what you're	
23	problem; if SCOR said no, however, then	23	THE UMPIRE: Well, couldn't	
24	I would imagine that Security of	24	Security pursue both angles	
25	Hartford would need to file litigation	25	MR. HIGGINS: Sure.	
		38		
1	Proceedings - 3/28/06	1	Proceedings - 3/28/06	
2	against SCOR, presumably in France,	2	THE UMPIRE: at the point in	
3	under the terms of that guarantee.	3	time, i.e., pursue Commercial Risk,	
4	Whether in France or the U.S., it would	4	let's assume that it's not in litigation	
5	need to file litigation, I'm just	5	or even if it is, it's against the	
6	assuming, but what I'm saying, it in	6	receiver, and under the parental	
_	——————————————————————————————————————	1	•	
7	France: I would need to light that	7	guarantee, the guarantee I don't think	
7 8	France; I would need to fight that litigation in order to secure the award.	7 8		
8	litigation in order to secure the award. Is that a clear understanding of		guarantee, the guarantee I don't think mentions the liquidation scenario, it's just a blanket guarantee, what it's	
8 9	litigation in order to secure the award. 1s that a clear understanding of	8	mentions the liquidation scenario, it's just a blanket guarantee, what it's	
8 9 10	litigation in order to secure the award. 1s that a clear understanding of that issue?	8 9	mentions the liquidation scenario, it's	
8 9 10 11	litigation in order to secure the award. Is that a clear understanding of that issue? MS. JACOBSON: That is correct.	8 9 10	mentions the liquidation scenario, it's just a blanket guarantee, what it's worth is something else, I don't want to	
8 9 10 11	litigation in order to secure the award. Is that a clear understanding of that issue? MS. JACOBSON: That is correct. THE UMPIRE: As far as Mr. Haber's	8 9 10 11 12	mentions the liquidation scenario, it's just a blanket guarantee, what it's worth is something else, I don't want to get into that issue, but as a matter of law, I think Security could pursue both	
8 9 10 11 12	litigation in order to secure the award. Is that a clear understanding of that issue? MS. JACOBSON: That is correct. THE UMPIRE: As far as Mr. Haber's question	8 9 10 11 12 13	mentions the liquidation scenario, it's just a blanket guarantee, what it's worth is something else, I don't want to get into that issue, but as a matter of law, I think Security could pursue both if they so choose?	
8 9 10 11 12 13	litigation in order to secure the award. Is that a clear understanding of that issue? MS. JACOBSON: That is correct. THE UMPIRE: As far as Mr. Haber's question MR. HIGGINS: Well, could I	8 9 10 11 12 13 14	mentions the liquidation scenario, it's just a blanket guarantee, what it's worth is something else, I don't want to get into that issue, but as a matter of law, I think Security could pursue both if they so choose? MR. HIGGINS: If they believe that	
8 9 10 11 12 13 14	litigation in order to secure the award. Is that a clear understanding of that issue? MS. JACOBSON: That is correct. THE UMPIRE: As far as Mr. Haber's question MR. HIGGINS: Well, could I just	8 9 10 11 12 13 14 15	mentions the liquidation scenario, it's just a blanket guarantee, what it's worth is something else, I don't want to get into that issue, but as a matter of law, I think Security could pursue both if they so choose? MR, HIGGINS: If they believe that it's clear that Commercial Risk can't	
8 9 10 11 12 13 14 15	litigation in order to secure the award. Is that a clear understanding of that issue? MS. JACOBSON: That is correct. THE UMPIRE: As far as Mr. Haber's question MR. HIGGINS: Well, could I just THE UMPIRE: Go ahead.	8 9 10 11 12 13 14 15	mentions the liquidation scenario, it's just a blanket guarantee, what it's worth is something else, I don't want to get into that issue, but as a matter of law, I think Security could pursue both if they so choose? MR, HIGGINS: If they believe that it's clear that Commercial Risk can't satisfy it, then they would be they	
8 9 10 11 12 13 14 15 16	litigation in order to secure the award. Is that a clear understanding of that issue? MS. JACOBSON: That is correct. THE UMPIRE: As far as Mr. Haber's question MR. HIGGINS: Well, could I just THE UMPIRE: Go ahead. MR. HIGGINS: One caveat to what	8 9 10 11 12 13 14 15 16	mentions the liquidation scenario, it's just a blanket guarantee, what it's worth is something else, I don't want to get into that issue, but as a matter of law, I think Security could pursue both if they so choose? MR. HIGGINS: If they believe that it's clear that Commercial Risk can't satisfy it, then they would be they would be free to, you know, to litigate	
8 9 10 11 12 13 14 15 16 17	litigation in order to secure the award. Is that a clear understanding of that issue? MS. JACOBSON: That is correct. THE UMPIRE: As far as Mr. Haber's question MR. HIGGINS: Well, could I just THE UMPIRE: Go ahead. MR. HIGGINS: One caveat to what you just said. In the first instance,	8 9 10 11 12 13 14 15 16 17	mentions the liquidation scenario, it's just a blanket guarantee, what it's worth is something else, I don't want to get into that issue, but as a matter of law, I think Security could pursue both if they so choose? MR. HIGGINS: If they believe that it's clear that Commercial Risk can't satisfy it, then they would be they would be free to, you know, to litigate under the guarantee and then pursue	
8 9 10 11 12 13 14 15 16 17 18	litigation in order to secure the award. Is that a clear understanding of that issue? MS. JACOBSON: That is correct. THE UMPIRE: As far as Mr. Haber's question MR. HIGGINS: Well, could I just THE UMPIRE: Go ahead. MR. HIGGINS: One caveat to what you just said. In the first instance, it would be up to Security or, I'm	8 9 10 11 12 13 14 15 16 17 18	mentions the liquidation scenario, it's just a blanket guarantee, what it's worth is something else, I don't want to get into that issue, but as a matter of law, I think Security could pursue both if they so choose? MR. HIGGINS: If they believe that it's clear that Commercial Risk can't satisfy it, then they would be they would be free to, you know, to litigate under the guarantee and then pursue rights against Security presumably at	
8 9 10 11 12 13 14 15 16 17 18 19 20	litigation in order to secure the award. Is that a clear understanding of that issue? MS. JACOBSON: That is correct. THE UMPIRE: As far as Mr. Haber's question MR. HIGGINS: Well, could I just THE UMPIRE: Go ahead. MR. HIGGINS: One caveat to what you just said. In the first instance, it would be up to Security or, I'm sorry, Commercial Risk to determine	8 9 10 11 12 13 14 15 16 17 18 19 20	mentions the liquidation scenario, it's just a blanket guarantee, what it's worth is something else, I don't want to get into that issue, but as a matter of law, I think Security could pursue both if they so choose? MR. HIGGINS: If they believe that it's clear that Commercial Risk can't satisfy it, then they would be they would be free to, you know, to litigate under the guarantee and then pursue rights against Security presumably at the same time by filing a liquidation	
8 9 10 11 12 13 14 15 16 17 18 19 20 21	litigation in order to secure the award. Is that a clear understanding of that issue? MS. JACOBSON: That is correct. THE UMPIRE: As far as Mr. Haber's question MR. HIGGINS: Well, could I just THE UMPIRE: Go ahead. MR. HIGGINS: One caveat to what you just said. In the first instance, it would be up to Security or, I'm sorry, Commercial Risk to determine whether they even satisfied the	8 9 10 11 12 13 14 15 16 17 18 19 20 21	mentions the liquidation scenario, it's just a blanket guarantee, what it's worth is something else, I don't want to get into that issue, but as a matter of law, I think Security could pursue both if they so choose? MR. HIGGINS: If they believe that it's clear that Commercial Risk can't satisfy it, then they would be they would be free to, you know, to litigate under the guarantee and then pursue rights against Security presumably at the same time by filing a liquidation proceeding or however. But the	
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	litigation in order to secure the award. Is that a clear understanding of that issue? MS. JACOBSON: That is correct. THE UMPIRE: As far as Mr. Haber's question MR. HIGGINS: Well, could I just THE UMPIRE: Go ahead. MR. HIGGINS: One caveat to what you just said. In the first instance, it would be up to Security - or, I'm sorry, Commercial Risk to determine whether they even satisfied the judgment. I mean this is something that	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	mentions the liquidation scenario, it's just a blanket guarantee, what it's worth is something else, I don't want to get into that issue, but as a matter of law, I think Security could pursue both if they so choose? MR. HIGGINS: If they believe that it's clear that Commercial Risk can't satisfy it, then they would be they would be free to, you know, to litigate under the guarantee and then pursue rights against Security presumably at the same time by filing a liquidation proceeding or however. But the guarantee is a standby, so, first,	
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	litigation in order to secure the award. Is that a clear understanding of that issue? MS. JACOBSON: That is correct. THE UMPIRE: As far as Mr. Haber's question MR. HIGGINS: Well, could I just THE UMPIRE: Go ahead. MR. HIGGINS: One caveat to what you just said. In the first instance, it would be up to Security – or, I'm sorry, Commercial Risk to determine whether they even satisfied the judgment. I mean this is something that only applies if there isn't enough	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	mentions the liquidation scenario, it's just a blanket guarantee, what it's worth is something else, I don't want to get into that issue, but as a matter of law, I think Security could pursue both if they so choose? MR. HIGGINS: If they believe that it's clear that Commercial Risk can't satisfy it, then they would be they would be free to, you know, to litigate under the guarantee and then pursue rights against Security presumably at the same time by filing a liquidation proceeding or however. But the guarantee is a standby, so, first, they'd have to pursue Security, which is	
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	litigation in order to secure the award. Is that a clear understanding of that issue? MS. JACOBSON: That is correct. THE UMPIRE: As far as Mr. Haber's question MR. HIGGINS: Well, could I just THE UMPIRE: Go ahead. MR. HIGGINS: One caveat to what you just said. In the first instance, it would be up to Security - or, I'm sorry, Commercial Risk to determine whether they even satisfied the judgment. I mean this is something that	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	mentions the liquidation scenario, it's just a blanket guarantee, what it's worth is something else, I don't want to get into that issue, but as a matter of law, I think Security could pursue both if they so choose? MR. HIGGINS: If they believe that it's clear that Commercial Risk can't satisfy it, then they would be they would be free to, you know, to litigate under the guarantee and then pursue rights against Security presumably at the same time by filing a liquidation proceeding or however. But the guarantee is a standby, so, first,	

		41		4
1	Proceedings - 3/28/06	1	Proceedings - 3/28/06	
2	THE UMPIRE: You mean Commercial	2	guarantee is questionable. It may be	
3	Risk?	3	perfectly valid under French law, I'm	
4	MR. HIGGINS: I'm sorry, they have	4	not suggesting it's not, but there's	
5	to pursue Commercial Risk, and if	5	clearly no proof before the panel that	
	Commercial Risk has sufficient funds,	6	it is,	
6 →	•	7	MR. HIGGINS: Well, that's just	
7	then they'd be obligated to pay them.	8	one of them. The other one names both	
8	THE UMPIRE: Thank you.	9		
9	As far as Mr. Haber's question is	1	companies.	
10	concerned, I would prefer that we didn't	10	MR. DIELMANN: May I just, you	
11	raise the issue of bringing in any	11	know, just taking on what Mr. Haber	
12	parties yet until we've gone down	12	said, I mean, well, where is the	
13	through stage one. I think that's a	13	problem to clarify this, even to take	
14	little premature and I'd like to have	14	out the remotest possibility that SCOR	
15	panel discussion on that first which we	15	doesn't stand behind their subsidiary,	
16	could I think that's	16	is that, you know, that there is a, a	
17	MR. HABER: That's perfectly fine	17	specific guarantee, referring to the two	
18	but I think when we deal with the	18	treaties and, if need be, to this	
19	guarantee, and we're assuming facts not	19	particular or the two arbitrations that	
20	in evidence, because it's not clear	20	are currently pending, I mean I do not	
21	under American law that this is a valid	21	know whether that is too specific but	
22	guarantee, it might be under French law,	22	surely I would say it would take away	
23	but we do not have an opinion of French	23	even the doubts that obviously in the	
24	counsel that this is any sort of	24	claimant's mind that there may be a risk	
25	enforceable guarantee because the first	25	that SCOR or Commercial Risk will	
		42		
		72		-
1	Proceedings - 3/28/06	1	Proceedings - 3/28/06	
1	Proceedings - 3/28/06	1 2	Proceedings - 3/28/06	
2	sentence says that "SCOR guarantees that	2	talk - walk away from any award being	
2	sentence says that "SCOR guarantees that Commercial Risk Reinsurance Company,"	2 3	talk – walk away from any award being given by the panel?	
2 3 4	sentence says that "SCOR guarantees that Commercial Risk Reinsurance Company," without determining which company,	2 3 4	talk – walk away from any award being given by the panel? MR. HIGGINS: That is one thing I	
2 3 4 5	sentence says that "SCOR guarantees that Commercial Risk Reinsurance Company," without determining which company, "shall perform its claims obligations	2 3 4 5	talk – walk away from any award being given by the panel? MR. HIGGINS: That is one thing I indicated earlier we'd discuss what	
2 3 4 5 6	sentence says that "SCOR guarantees that Commercial Risk Reinsurance Company," without determining which company, "shall perform its claims obligations when due." If I understand this case,	2 3 4 5 6	talk – walk away from any award being given by the panel? MR. HIGGINS: That is one thing I indicated earlier we'd discuss what you're suggesting is make it specific to	
2 3 4 5 6 7	sentence says that "SCOR guarantees that Commercial Risk Reinsurance Company," without determining which company, "shall perform its claims obligations when due." If I understand this case, there are two Commercial Risk	2 3 4 5 6 7	talk – walk away from any award being given by the panel? MR. HIGGINS: That is one thing I indicated earlier we'd discuss what you're suggesting is make it specific to these contracts	
2 3 4 5 6 7 8	sentence says that "SCOR guarantees that Commercial Risk Reinsurance Company," without determining which company, "shall perform its claims obligations when due." If I understand this case, there are two Commercial Risk reinsurance companies, correct?	2 3 4 5 6 7 8	talk walk away from any award being given by the panel? MR. HIGGINS: That is one thing I indicated earlier we'd discuss what you're suggesting is make it specific to these contracts MR. DIELMANN: Yeah.	
2 3 4 5 6 7 8 9	sentence says that "SCOR guarantees that Commercial Risk Reinsurance Company," without determining which company, "shall perform its claims obligations when due." If I understand this case, there are two Commercial Risk reinsurance companies, correct? MR. HIGGINS: Yes.	2 3 4 5 6 7 8 9	talk walk away from any award being given by the panel? MR. HIGGINS: That is one thing I indicated earlier we'd discuss what you're suggesting is make it specific to these contracts MR. DIELMANN: Yeah. MR. HIGGINS: and have SCOR,	
2 3 4 5 6 7 8 9	sentence says that "SCOR guarantees that Commercial Risk Reinsurance Company," without determining which company, "shall perform its claims obligations when due." If I understand this case, there are two Commercial Risk reinsurance companies, correct? MR. HIGGINS: Yes. MR. HABER: Which one does this	2 3 4 5 6 7 8 9	talk walk away from any award being given by the panel? MR. HIGGINS: That is one thing I indicated earlier we'd discuss what you're suggesting is make it specific to these contracts MR. DIELMANN: Yeah. MR. HIGGINS: and have SCOR, the parent	
2 3 4 5 6 7 8 9	sentence says that "SCOR guarantees that Commercial Risk Reinsurance Company," without determining which company, "shall perform its claims obligations when due." If I understand this case, there are two Commercial Risk reinsurance companies, correct? MR. HIGGINS: Yes. MR. HABER: Which one does this guarantee apply to?	2 3 4 5 6 7 8 9 10	talk walk away from any award being given by the panel? MR. HIGGINS: That is one thing I indicated earlier we'd discuss what you're suggesting is make it specific to these contracts MR. DIELMANN: Yeah. MR. HIGGINS: and have SCOR, the parent MR. DIELMANN: Right.	
2 3 4 5 6 7 8 9 10 11	sentence says that "SCOR guarantees that Commercial Risk Reinsurance Company," without determining which company, "shall perform its claims obligations when due." If I understand this case, there are two Commercial Risk reinsurance companies, correct? MR. HIGGINS: Yes. MR. HABER: Which one does this guarantee apply to? MR. HIGGINS: Both of them.	2 3 4 5 6 7 8 9 10 11	talk walk away from any award being given by the panel? MR. HIGGINS: That is one thing I indicated earlier we'd discuss what you're suggesting is make it specific to these contracts MR. DIELMANN: Yeah. MR. HIGGINS: and have SCOR, the parent MR. DIELMANN: Right. MR. HIGGINS: state that the	
2 3 4 5 6 7 8 9 10 11 12 13	sentence says that "SCOR guarantees that Commercial Risk Reinsurance Company," without determining which company, "shall perform its claims obligations when due." If I understand this case, there are two Commercial Risk reinsurance companies, correct? MR. HIGGINS: Yes. MR. HABER: Which one does this guarantee apply to? MR. HIGGINS: Both of them. MR. HABER: It doesn't say that,	2 3 4 5 6 7 8 9 10 11 12	talk – walk away from any award being given by the panel? MR. HIGGINS: That is one thing I indicated earlier we'd discuss what you're suggesting is make it specific to these contracts MR. DIELMANN: Yeah. MR. HIGGINS: and have SCOR, the parent MR. DIELMANN: Right. MR. HIGGINS: state that the guarantee covers that specifically.	
2 3 4 5 6 7 8 9 10 11 12 13 14	sentence says that "SCOR guarantees that Commercial Risk Reinsurance Company," without determining which company, "shall perform its claims obligations when due." If I understand this case, there are two Commercial Risk reinsurance companies, correct? MR. HIGGINS: Yes. MR. HABER: Which one does this guarantee apply to? MR. HIGGINS: Both of them. MR. HABER: It doesn't say that, they're two separate legal entities, you	2 3 4 5 6 7 8 9 10 11 12 13	talk – walk away from any award being given by the panel? MR. HIGGINS: That is one thing I indicated earlier we'd discuss what you're suggesting is make it specific to these contracts MR. DIELMANN: Yeah. MR. HIGGINS: and have SCOR, the parent MR. DIELMANN: Right. MR. HIGGINS: state that the guarantee covers that specifically. MR. DIELMANN: Exactly.	
2 3 4 5 6 7 8 9 10 11 12 13 14 15	sentence says that "SCOR guarantees that Commercial Risk Reinsurance Company," without determining which company, "shall perform its claims obligations when due." If I understand this case, there are two Commercial Risk reinsurance companies, correct? MR. HIGGINS: Yes. MR. HABER: Which one does this guarantee apply to? MR. HIGGINS: Both of them. MR. HABER: It doesn't say that, they're two separate legal entities, you have not specifically identified — I	2 3 4 5 6 7 8 9 10 11 12 13 14	talk – walk away from any award being given by the panel? MR. HIGGINS: That is one thing I indicated earlier we'd discuss what you're suggesting is make it specific to these contracts MR. DIELMANN: Yeah. MR. HIGGINS: and have SCOR, the parent MR. DIELMANN: Right. MR. HIGGINS: state that the guarantee covers that specifically. MR. DIELMANN: Exactly. MR. HABER: But there's something	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	sentence says that "SCOR guarantees that Commercial Risk Reinsurance Company," without determining which company, "shall perform its claims obligations when due." If I understand this case, there are two Commercial Risk reinsurance companies, correct? MR. HIGGINS: Yes. MR. HABER: Which one does this guarantee apply to? MR. HIGGINS: Both of them. MR. HABER: It doesn't say that, they're two separate legal entities, you have not specifically identified — I don't mean you personally, John, I don't	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	talk – walk away from any award being given by the panel? MR. HIGGINS: That is one thing I indicated earlier we'd discuss what you're suggesting is make it specific to these contracts MR. DIELMANN: Yeah. MR. HIGGINS: and have SCOR, the parent MR. DIELMANN: Right. MR. HIGGINS: state that the guarantee covers that specifically. MR. DIELMANN: Exactly. MR. HABER: But there's something else, the language in the guarantee says	
2 3 4 5 6 7 8 9 10 11 12 13 14	sentence says that "SCOR guarantees that Commercial Risk Reinsurance Company," without determining which company, "shall perform its claims obligations when due." If I understand this case, there are two Commercial Risk reinsurance companies, correct? MR. HIGGINS: Yes. MR. HABER: Which one does this guarantee apply to? MR. HIGGINS: Both of them. MR. HABER: It doesn't say that, they're two separate legal entities, you have not specifically identified — I don't mean you personally, John, I don't mean it that way, but SCOR has not	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	talk – walk away from any award being given by the panel? MR. HIGGINS: That is one thing I indicated earlier we'd discuss what you're suggesting is make it specific to these contracts MR. DIELMANN: Yeah. MR. HIGGINS: and have SCOR, the parent MR. DIELMANN: Right. MR. HIGGINS: state that the guarantee covers that specifically. MR. DIELMANN: Exactly. MR. HABER: But there's something else, the language in the guarantee says that there's a guarantee that they shall	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	sentence says that "SCOR guarantees that Commercial Risk Reinsurance Company," without determining which company, "shall perform its claims obligations when due." If I understand this case, there are two Commercial Risk reinsurance companies, correct? MR. HIGGINS: Yes. MR. HABER: Which one does this guarantee apply to? MR. HIGGINS: Both of them. MR. HABER: It doesn't say that, they're two separate legal entities, you have not specifically identified — I don't mean you personally, John, I don't mean it that way, but SCOR has not specifically identified the party whose	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	talk walk away from any award being given by the panel? MR. HIGGINS: That is one thing I indicated earlier we'd discuss what you're suggesting is make it specific to these contracts MR. DIELMANN: Yeah. MR. HIGGINS: and have SCOR, the parent MR. DIELMANN: Right. MR. HIGGINS: state that the guarantee covers that specifically. MR. DIELMANN: Exactly. MR. DIELMANN: Exactly. MR. HABER: But there's something else, the language in the guarantee says that there's a guarantee that they shall perform its payment obligations when	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	sentence says that "SCOR guarantees that Commercial Risk Reinsurance Company," without determining which company, "shall perform its claims obligations when due." If I understand this case, there are two Commercial Risk reinsurance companies, correct? MR. HIGGINS: Yes. MR. HABER: Which one does this guarantee apply to? MR. HIGGINS: Both of them. MR. HABER: It doesn't say that, they're two separate legal entities, you have not specifically identified — I don't mean you personally, John, I don't mean it that way, but SCOR has not	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	talk – walk away from any award being given by the panel? MR. HIGGINS: That is one thing I indicated earlier we'd discuss what you're suggesting is make it specific to these contracts MR. DIELMANN: Yeah. MR. HIGGINS: and have SCOR, the parent MR. DIELMANN: Right. MR. HIGGINS: state that the guarantee covers that specifically. MR. DIELMANN: Exactly. MR. HABER: But there's something else, the language in the guarantee says that there's a guarantee that they shall	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	sentence says that "SCOR guarantees that Commercial Risk Reinsurance Company," without determining which company, "shall perform its claims obligations when due." If I understand this case, there are two Commercial Risk reinsurance companies, correct? MR. HIGGINS: Yes. MR. HABER: Which one does this guarantee apply to? MR. HIGGINS: Both of them. MR. HABER: It doesn't say that, they're two separate legal entities, you have not specifically identified — I don't mean you personally, John, I don't mean it that way, but SCOR has not specifically identified the party whose	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	talk walk away from any award being given by the panel? MR. HIGGINS: That is one thing I indicated earlier we'd discuss what you're suggesting is make it specific to these contracts MR. DIELMANN: Yeah. MR. HIGGINS: and have SCOR, the parent MR. DIELMANN: Right. MR. HIGGINS: state that the guarantee covers that specifically. MR. DIELMANN: Exactly. MR. DIELMANN: Exactly. MR. HABER: But there's something else, the language in the guarantee says that there's a guarantee that they shall perform its payment obligations when	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	sentence says that "SCOR guarantees that Commercial Risk Reinsurance Company," without determining which company, "shall perform its claims obligations when due." If I understand this case, there are two Commercial Risk reinsurance companies, correct? MR. HIGGINS: Yes. MR. HABER: Which one does this guarantee apply to? MR. HIGGINS: Both of them. MR. HABER: It doesn't say that, they're two separate legal entities, you have not specifically identified — I don't mean you personally, John, I don't mean it that way, but SCOR has not specifically identified the party whose obligations it is guaranteeing. In	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	talk walk away from any award being given by the panel? MR. HIGGINS: That is one thing I indicated earlier we'd discuss what you're suggesting is make it specific to these contracts MR. DIELMANN: Yeah. MR. HIGGINS: and have SCOR, the parent MR. DIELMANN: Right. MR. HIGGINS: state that the guarantee covers that specifically. MR. DIELMANN: Exactly. MR. HABER: But there's something else, the language in the guarantee says that there's a guarantee that they shall perform its payment obligations when due. This is a judgment in an	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	sentence says that "SCOR guarantees that Commercial Risk Reinsurance Company," without determining which company, "shall perform its claims obligations when due." If I understand this case, there are two Commercial Risk reinsurance companies, correct? MR. HIGGINS: Yes. MR. HABER: Which one does this guarantee apply to? MR. HIGGINS: Both of them. MR. HABER: It doesn't say that, they're two separate legal entities, you have not specifically identified — I don't mean you personally, John, I don't mean it that way, but SCOR has not specifically identified the party whose obligations it is guaranteeing. In America, under the rules of strictissimi	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	talk walk away from any award being given by the panel? MR. HIGGINS: That is one thing I indicated earlier we'd discuss what you're suggesting is make it specific to these contracts MR. DIELMANN: Yeah. MR. HIGGINS: and have SCOR, the parent MR. DIELMANN: Right. MR. HIGGINS: state that the guarantee covers that specifically. MR. DIELMANN: Exactly. MR. HABER: But there's something else, the language in the guarantee says that there's a guarantee that they shall perform its payment obligations when due. This is a judgment in an arbitration we're looking to be	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	sentence says that "SCOR guarantees that Commercial Risk Reinsurance Company," without determining which company, "shall perform its claims obligations when due." If I understand this case, there are two Commercial Risk reinsurance companies, correct? MR. HIGGINS: Yes. MR. HABER: Which one does this guarantee apply to? MR. HIGGINS: Both of them. MR. HABER: It doesn't say that, they're two separate legal entities, you have not specifically identified — I don't mean you personally, John, I don't mean it that way, but SCOR has not specifically identified the party whose obligations it is guaranteeing. In America, under the rules of strictissimi juris that voids this to begin with	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	talk walk away from any award being given by the panel? MR. HIGGINS: That is one thing I indicated earlier we'd discuss what you're suggesting is make it specific to these contracts MR. DIELMANN: Yeah. MR. HIGGINS: and have SCOR, the parent MR. DIELMANN: Right. MR. HIGGINS: state that the guarantee covers that specifically. MR. DIELMANN: Exactly. MR. HABER: But there's something else, the language in the guarantee says that there's a guarantee that they shall perform its payment obligations when due. This is a judgment in an arbitration we're looking to be guaranteed, not the performance of a	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	sentence says that "SCOR guarantees that Commercial Risk Reinsurance Company," without determining which company, "shall perform its claims obligations when due." If I understand this case, there are two Commercial Risk reinsurance companies, correct? MR. HIGGINS: Yes. MR. HABER: Which one does this guarantee apply to? MR. HIGGINS: Both of them. MR. HABER: It doesn't say that, they're two separate legal entities, you have not specifically identified — I don't mean you personally, John, I don't mean it that way, but SCOR has not specifically identified the party whose obligations it is guaranteeing. In America, under the rules of strictissimi juris that voids this to begin with because you don't have a party whose	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	talk walk away from any award being given by the panel? MR. HIGGINS: That is one thing I indicated earlier we'd discuss what you're suggesting is make it specific to these contracts MR. DIELMANN: Yeah. MR. HIGGINS: and have SCOR, the parent MR. DIELMANN: Right. MR. HIGGINS: state that the guarantee covers that specifically. MR. DIELMANN: Exactly. MR. HABER: But there's something else, the language in the guarantee says that there's a guarantee that they shall perform its payment obligations when due. This is a judgment in an arbitration we're looking to be guaranteed, not the performance of a claims obligation when due, because in	

		45		47
	Proceedings - 3/28/06	. 1	Proceedings - 3/28/06	
1	claims obligation a claims demand	2	document that says, "Without offset	
2	made X months ago or X years ago,	3	defense or counterclaim, we guarantee	
3	whenever it was made, was due when made	4	the full payment and performance of all	
4		5	debts owed under the two contracts."	
5	and wasn't paid.	6	I'm not saying you agree to that	
6	This guarantee is unclear in a	7	language, I'm not suggesting that; all	
7	literal sense as to all of Commercial	8	I'm saying is you could draft a document	
8	Risk's obligations. It's only talking	9	that was a lot tighter.	
9	about claims obligations when due. It	-	MR. HIGGINS: Yes, and that's what	
10	could mean there's judgmentI'm not	10	I'm going to discuss with the client.	
11	suggesting it doesn'tbut it's at	11	MS. JACOBSON: And I have a	
12	this point in time the language is so	12		
13	unclear as to require a court's	13	comment to that.	
14	interpretation. Not the kind of thing	14	We entered into these contracts	
15	you want to bank on to enforce.	15	with Commercial Risk. That is our	
16	MR. HIGGINS: Well, I mean the	16	contracting party. We are entitled to	
17	suggestion is that we clarify that to	17	look to Commercial Risk, we're not we	
18	MR. HABER: A brand	18	don't have to look to anyone else,	
19	MR. HIGGINS: to alleviate	19	because that's not no one else signed	
20	those concerns.	20	that contract; Commercial Risk signed	
21	But, secondly, when you're dealing	21	that contract, Commercial Risk Vermont	
22	with guarantees, before you can pursue	22	and Commercial Risk Bermuda, those are	
23	the parent, you have to enforce the	23	the folks that we are pursuing in this	
24	obligation, to the extent you can,	24	arbitration. Frankly, these are the	
25	against the guaranteeing party.	25	only folks that we have a right to	
	2/00/06	46	Proceedings - 3/28/06	48
1	Proceedings - 3/28/06	2	pursue in this arbitration and we are	
2	MR. HABER: It depends on the terms of the guarantee. Some are		parodo in and dibinadori and no are	
3		1 3	entitled to security from them _1 don't	
		3	entitled to security from them. I don't	
4	guarantees of payment, some are	4	want other guarantees or that we may	
5	guarantees of payment, some are guarantees of performance. It depends	4 5	want other guarantees or that we may pay, you know, the parent stands behind	
5	guarantees of payment, some are guarantees of performance. It depends on the guarantee you enter into and what	4 5 6	want other guarantees or that we may pay, you know, the parent stands behind us, I don't think that that does the	
5 6 7	guarantees of payment, some are guarantees of performance. It depends on the guarantee you enter into and what the consideration is for the guarantee.	4 5 6 7	want other guarantees or that we may pay, you know, the parent stands behind us, I don't think that that does the trick. That's not who we contracted	
5 6 7 8	guarantees of payment, some are guarantees of performance. It depends on the guarantee you enter into and what the consideration is for the guarantee. It's a little difficult on the July 1	4 5 6 7 8	want other guarantees or that we may pay, you know, the parent stands behind us, I don't think that that does the trick. That's not who we contracted with.	
5 6 7 8 9	guarantees of payment, some are guarantees of performance. It depends on the guarantee you enter into and what the consideration is for the guarantee. It's a little difficult on the July 1 '99 guarantee to understand how that was	4 5 6 7 8 9	want other guarantees or that we may pay, you know, the parent stands behind us, I don't think that that does the trick. That's not who we contracted with. THE UMPIRE: I think it's	
5 6 7 8 9	guarantees of payment, some are guarantees of performance. It depends on the guarantee you enter into and what the consideration is for the guarantee. It's a little difficult on the July 1 '99 guarantee to understand how that was consideration for the DIG contract since	4 5 6 7 8 9	want other guarantees or that we may pay, you know, the parent stands behind us, I don't think that that does the trick. That's not who we contracted with. THE UMPIRE: I think it's probably now is probably a good time	
5 6 7 8 9 10	guarantees of payment, some are guarantees of performance. It depends on the guarantee you enter into and what the consideration is for the guarantee. It's a little difficult on the July 1 '99 guarantee to understand how that was consideration for the DIG contract since it was the same date.	4 5 6 7 8 9 10	want other guarantees or that we may pay, you know, the parent stands behind us, I don't think that that does the trick. That's not who we contracted with. THE UMPIRE: I think it's probably now is probably a good time to cut off this particular line of	
5 6 7 8 9 10 11 12	guarantees of payment, some are guarantees of performance. It depends on the guarantee you enter into and what the consideration is for the guarantee. It's a little difficult on the July 1 '99 guarantee to understand how that was consideration for the DIG contract since it was the same date. The March 9, 2001 guarantee, at	4 5 6 7 8 9 10 11	want other guarantees or that we may pay, you know, the parent stands behind us, I don't think that that does the trick. That's not who we contracted with. THE UMPIRE: I think it's probably now is probably a good time to cut off this particular line of discussion	
5 6 7 8 9 10	guarantees of payment, some are guarantees of performance. It depends on the guarantee you enter into and what the consideration is for the guarantee. It's a little difficult on the July 1 '99 guarantee to understand how that was consideration for the DIG contract since it was the same date. The March 9, 2001 guarantee, at least I don't think the panel has seen	4 5 6 7 8 9 10 11 12 13	want other guarantees or that we may pay, you know, the parent stands behind us, I don't think that that does the trick. That's not who we contracted with. THE UMPIRE: I think it's probably now is probably a good time to cut off this particular line of discussion MS. JACOBSON: Yeah.	
5 6 7 8 9 10 11 12 13 14	guarantees of payment, some are guarantees of performance. It depends on the guarantee you enter into and what the consideration is for the guarantee. It's a little difficult on the July 1 '99 guarantee to understand how that was consideration for the DIG contract since it was the same date. The March 9, 2001 guarantee, at least I don't think the panel has seen any evidence as to what the genesis was	4 5 6 7 8 9 10 11 12 13	want other guarantees or that we may pay, you know, the parent stands behind us, I don't think that that does the trick. That's not who we contracted with. THE UMPIRE: I think it's probably now is probably a good time to cut off this particular line of discussion MS. JACOBSON: Yeah. THE UMPIRE: (a) because I	
5 6 7 8 9 10 11 12 13	guarantees of payment, some are guarantees of performance. It depends on the guarantee you enter into and what the consideration is for the guarantee. It's a little difficult on the July 1 '99 guarantee to understand how that was consideration for the DIG contract since it was the same date. The March 9, 2001 guarantee, at least I don't think the panel has seen any evidence as to what the genesis was for that document and what the	4 5 6 7 8 9 10 11 12 13 14	want other guarantees or that we may pay, you know, the parent stands behind us, I don't think that that does the trick. That's not who we contracted with. THE UMPIRE: I think it's probably now is probably a good time to cut off this particular line of discussion MS. JACOBSON: Yeah. THE UMPIRE: (a) because I think we'll start going round again, and	
5 6 7 8 9 10 11 12 13 14	guarantees of payment, some are guarantees of performance. It depends on the guarantee you enter into and what the consideration is for the guarantee. It's a little difficult on the July 1 '99 guarantee to understand how that was consideration for the DIG contract since it was the same date. The March 9, 2001 guarantee, at least I don't think the panel has seen any evidence as to what the genesis was for that document and what the consideration is.	4 5 6 7 8 9 10 11 12 13 14 15	want other guarantees or that we may pay, you know, the parent stands behind us, I don't think that that does the trick. That's not who we contracted with. THE UMPIRE: I think it's probably now is probably a good time to cut off this particular line of discussion MS. JACOBSON: Yeah. THE UMPIRE: (a) because I think we'll start going round again, and (b) I think from a procedural viewpoint	
5 6 7 8 9 10 11 12 13 14 15	guarantees of payment, some are guarantees of performance. It depends on the guarantee you enter into and what the consideration is for the guarantee. It's a little difficult on the July 1 '99 guarantee to understand how that was consideration for the DIG contract since it was the same date. The March 9, 2001 guarantee, at least I don't think the panel has seen any evidence as to what the genesis was for that document and what the consideration is. I'm just saying there are a lot of	4 5 6 7 8 9 10 11 12 13 14 15 16	want other guarantees or that we may pay, you know, the parent stands behind us, I don't think that that does the trick. That's not who we contracted with. THE UMPIRE: I think it's probably now is probably a good time to cut off this particular line of discussion MS. JACOBSON: Yeah. THE UMPIRE: (a) because I think we'll start going round again, and (b) I think from a procedural viewpoint what we discussed earlier on is the	
5 6 7 8 9 10 11 12 13 14 15	guarantees of payment, some are guarantees of performance. It depends on the guarantee you enter into and what the consideration is for the guarantee. It's a little difficult on the July 1 '99 guarantee to understand how that was consideration for the DIG contract since it was the same date. The March 9, 2001 guarantee, at least I don't think the panel has seen any evidence as to what the genesis was for that document and what the consideration is. I'm just saying there are a lot of open questions and as we all well know,	4 5 6 7 8 9 10 11 12 13 14 15 16 17	want other guarantees or that we may pay, you know, the parent stands behind us, I don't think that that does the trick. That's not who we contracted with. THE UMPIRE: I think it's probably now is probably a good time to cut off this particular line of discussion MS. JACOBSON: Yeah. THE UMPIRE: (a) because I think we'll start going round again, and (b) I think from a procedural viewpoint what we discussed earlier on is the panel will discuss the issue. It may or	
5 6 7 8 9 10 11 12 13 14 15 16 17	guarantees of payment, some are guarantees of performance. It depends on the guarantee you enter into and what the consideration is for the guarantee. It's a little difficult on the July 1 '99 guarantee to understand how that was consideration for the DIG contract since it was the same date. The March 9, 2001 guarantee, at least I don't think the panel has seen any evidence as to what the genesis was for that document and what the consideration is. I'm just saying there are a lot of open questions and as we all well know, if you give a lawyer a chance, they can	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	want other guarantees or that we may pay, you know, the parent stands behind us, I don't think that that does the trick. That's not who we contracted with. THE UMPIRE: I think it's probably now is probably a good time to cut off this particular line of discussion MS. JACOBSON: Yeah. THE UMPIRE: (a) because I think we'll start going round again, and (b) I think from a procedural viewpoint what we discussed earlier on is the panel will discuss the issue. It may or may not become relevant.	
5 6 7 8 9 10 11 12 13 14 15 16 17 18	guarantees of payment, some are guarantees of performance. It depends on the guarantee you enter into and what the consideration is for the guarantee. It's a little difficult on the July 1 '99 guarantee to understand how that was consideration for the DIG contract since it was the same date. The March 9, 2001 guarantee, at least I don't think the panel has seen any evidence as to what the genesis was for that document and what the consideration is. I'm just saying there are a lot of open questions and as we all well know, if you give a lawyer a chance, they can make a thousand questions out of a	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	want other guarantees or that we may pay, you know, the parent stands behind us, I don't think that that does the trick. That's not who we contracted with. THE UMPIRE: I think it's probably now is probably a good time to cut off this particular line of discussion MS. JACOBSON: Yeah. THE UMPIRE: (a) because I think we'll start going round again, and (b) I think from a procedural viewpoint what we discussed earlier on is the panel will discuss the issue. It may or may not become relevant. MS. JACOBSON: Okay.	
5 6 7 8 9 10 11 12 13 14 15 16 17 18	guarantees of payment, some are guarantees of performance. It depends on the guarantee you enter into and what the consideration is for the guarantee. It's a little difficult on the July 1 '99 guarantee to understand how that was consideration for the DIG contract since it was the same date. The March 9, 2001 guarantee, at least I don't think the panel has seen any evidence as to what the genesis was for that document and what the consideration is. I'm just saying there are a lot of open questions and as we all well know, if you give a lawyer a chance, they can make a thousand questions out of a one-question issue. And there are	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	want other guarantees or that we may pay, you know, the parent stands behind us, I don't think that that does the trick. That's not who we contracted with. THE UMPIRE: I think it's probably now is probably a good time to cut off this particular line of discussion MS. JACOBSON: Yeah. THE UMPIRE: (a) because I think we'll start going round again, and (b) I think from a procedural viewpoint what we discussed earlier on is the panel will discuss the issue. It may or may not become relevant. MS. JACOBSON: Okay. THE UMPIRE: If it does become	
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	guarantees of payment, some are guarantees of performance. It depends on the guarantee you enter into and what the consideration is for the guarantee. It's a little difficult on the July 1 '99 guarantee to understand how that was consideration for the DIG contract since it was the same date. The March 9, 2001 guarantee, at least I don't think the panel has seen any evidence as to what the genesis was for that document and what the consideration is. I'm just saying there are a lot of open questions and as we all well know, if you give a lawyer a chance, they can make a thousand questions out of a one-question issue. And there are really a lot of questions here that are	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	want other guarantees or that we may pay, you know, the parent stands behind us, I don't think that that does the trick. That's not who we contracted with. THE UMPIRE: I think it's probably now is probably a good time to cut off this particular line of discussion MS. JACOBSON: Yeah. THE UMPIRE: (a) because I think we'll start going round again, and (b) I think from a procedural viewpoint what we discussed earlier on is the panel will discuss the issue. It may or may not become relevant. MS. JACOBSON: Okay. THE UMPIRE: If it does become relevant, we can revisit it and either	
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	guarantees of payment, some are guarantees of performance. It depends on the guarantee you enter into and what the consideration is for the guarantee. It's a little difficult on the July 1 '99 guarantee to understand how that was consideration for the DIG contract since it was the same date. The March 9, 2001 guarantee, at least I don't think the panel has seen any evidence as to what the genesis was for that document and what the consideration is. I'm just saying there are a lot of open questions and as we all well know, if you give a lawyer a chance, they can make a thousand questions out of a one-question issue. And there are really a lot of questions here that are unanswered and I don't think the	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	want other guarantees or that we may pay, you know, the parent stands behind us, I don't think that that does the trick. That's not who we contracted with. THE UMPIRE: I think it's probably now is probably a good time to cut off this particular line of discussion MS. JACOBSON: Yeah. THE UMPIRE: (a) because I think we'll start going round again, and (b) I think from a procedural viewpoint what we discussed earlier on is the panel will discuss the issue. It may or may not become relevant. MS. JACOBSON: Okay. THE UMPIRE: If it does become relevant, we can revisit it and either make an order or ask the parties to	
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	guarantees of payment, some are guarantees of performance. It depends on the guarantee you enter into and what the consideration is for the guarantee. It's a little difficult on the July 1 '99 guarantee to understand how that was consideration for the DIG contract since it was the same date. The March 9, 2001 guarantee, at least I don't think the panel has seen any evidence as to what the genesis was for that document and what the consideration is. I'm just saying there are a lot of open questions and as we all well know, if you give a lawyer a chance, they can make a thousand questions out of a one-question issue. And there are really a lot of questions here that are	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	want other guarantees or that we may pay, you know, the parent stands behind us, I don't think that that does the trick. That's not who we contracted with. THE UMPIRE: I think it's probably now is probably a good time to cut off this particular line of discussion MS. JACOBSON: Yeah. THE UMPIRE: (a) because I think we'll start going round again, and (b) I think from a procedural viewpoint what we discussed earlier on is the panel will discuss the issue. It may or may not become relevant. MS. JACOBSON: Okay. THE UMPIRE: If it does become relevant, we can revisit it and either	

		49		į
1	Proceedings - 3/28/06	1	Proceedings - 3/28/06	
2	the principle viewpoint other than my	2	MR. DIELMANN: Okay, fine.	
3	co-panelist who obviously doesn't agree	3	THE UMPIRE: Maybe if we get back	
. 4	with me.	4	to the organizational meeting here for a	
5	MR. DIELMANN: No, I do agree with	5	moment at least.	
5	you.	6	I was incorrect at the beginning	
, 7	THE UMPIRE: Good, let's move on.	7	here, I moved too quickly, I should have	
, В	MR. DIELMANN: No, again, I just	8	asked everybody in the room to identify	
9	have a very specific question. Is that	9	themselves, so as a break now it might	
	correct or incorrect that, you know,	10	be a good idea to do that.	
0	Commercial Risk Vermont can – does have	11	I'll start here and then we'll	
1	under Article under the security	12	move round to the left.	
2	clause you can take credit or not, and	13	Obviously, David Thirkill, umpire.	
3	my question is, you know, does the	14	MR. HABER: Martin Haber,	
4	contractual obligation in respect of the	15	party-appointed arbitrator for Security	
5	security requirement, does that also	16	of Hartford.	
6	refer to Commercial Risk Vermont or not?	17	MR. MEEHAN: James Meehan, I'm	
7	Because I think they only have	18	general counsel for Royal & SunAlliance	
8	to have to they only, you know,	19	USA and its affiliated insurance	
19	have to oblige if you can if, you	20	companies.	
20	know, Security of Hartford can take	21	MR. LEFEBVRE: Andre Lefebvre,	
21	credit, my question is I'm not clear on	22	financial risk officer for Royal &	
22	this point whether that's correct or	23	SunAlliance USA.	
23		24	MR. LEWNER: Andrew Lewner, from	
24 25	not. MS, JACOBSON: I believe that	25	Stroock & Stroock & Lavan, for claimant.	
		50		
1	Proceedings - 3/28/06	1	Proceedings - 3/28/06	
2	Commercial Risk Vermont is an admitted	2	MS. JACOBSON: I'm Michelle	
3	company.	3	Jacobson, from Stroock & Stroock &	
4	MR, DIELMANN: Okay.	4	Lavan, for the claimant.	
5				
	MS JACOBSON: Authorized.	5	MR. HIGGINS: John Higgins,	
6	MS. JACOBSON: Authorized, authorized, I'm sorry.	5 6	MR. HIGGINS: John Higgins, D'Amato & Lynch, for the respondent.	
	authorized, I'm sorry.	4		
7	authorized, I'm sorry. MR. DIELMANN: So as far as if	6	D'Amato & Lynch, for the respondent.	
7 8	authorized, I'm sorry. MR. DIELMANN: So as far as if there's a security obligation under the	6 7	D'Amato & Lynch, for the respondent. MS. de LACROIX: Joelle	
7 8 9	authorized, I'm sorry. MR. DIELMANN: So as far as if there's a security obligation under the Article 14, as far as DIG is concerned	6 7 8	D'Amato & Lynch, for the respondent. MS. de LACROIX: Joelle de Lacroix, CRP.	
7 8 9 10	authorized, I'm sorry. MR. DIELMANN: So as far as if there's a security obligation under the Article 14, as far as DIG is concerned and other articles of a similar nature	6 7 8 9	D'Amato & Lynch, for the respondent. MS. de LACROIX: Joelle de Lacroix, CRP. MR. DIELMANN: Theo Dielmann,	
7 8 9 10 11	authorized, I'm sorry. MR. DIELMANN: So as far as if there's a security obligation under the Article 14, as far as DIG is concerned	6 7 8 9 10	D'Amato & Lynch, for the respondent. MS. de LACROIX: Joelle de Lacroix, CRP. MR. DIELMANN: Theo Dielmann, party-appointed arbitrator for	
7 8 9 10 11	authorized, I'm sorry. MR. DIELMANN: So as far as if there's a security obligation under the Article 14, as far as DIG is concerned and other articles of a similar nature is concerned, they wouldn't have to post	6 7 8 9 10	D'Amato & Lynch, for the respondent. MS. de LACROIX: Joelle de Lacroix, CRP. MR. DIELMANN: Theo Dielmann, party-appointed arbitrator for Commercial Risk Vermont and Bermuda.	
7 8 9 10 11 12	authorized, I'm sorry. MR. DIELMANN: So as far as if there's a security obligation under the Article 14, as far as DIG is concerned and other articles of a similar nature is concerned, they wouldn't have to post letters of credit; is that correct? MS. JACOBSON: That would be	6 7 8 9 10 11 12	D'Amato & Lynch, for the respondent. MS. de LACROIX: Joelle de Lacroix, CRP. MR. DIELMANN: Theo Dielmann, party-appointed arbitrator for Commercial Risk Vermont and Bermuda. THE UMPIRE: Thank you.	
7 8 9 10 11 12 13	authorized, I'm sorry. MR. DIELMANN: So as far as if there's a security obligation under the Article 14, as far as DIG is concerned and other articles of a similar nature is concerned, they wouldn't have to post letters of credit; is that correct? MS. JACOBSON: That would be correct under the security provisions in	6 7 8 9 10 11 12 13	D'Amato & Lynch, for the respondent. MS. de LACROIX: Joelle de Lacroix, CRP. MR. DIELMANN: Theo Dielmann, party-appointed arbitrator for Commercial Risk Vermont and Bermuda. THE UMPIRE: Thank you. As far as prehearing motions are	
7 8 9 10 11 12 13 14	authorized, I'm sorry. MR. DIELMANN: So as far as if there's a security obligation under the Article 14, as far as DIG is concerned and other articles of a similar nature is concerned, they wouldn't have to post letters of credit; is that correct? MS. JACOBSON: That would be correct under the security provisions in the contracts, apart from common law and	6 7 8 9 10 11 12 13	D'Amato & Lynch, for the respondent. MS. de LACROIX: Joelle de Lacroix, CRP. MR. DIELMANN: Theo Dielmann, party-appointed arbitrator for Commercial Risk Vermont and Bermuda. THE UMPIRE: Thank you. As far as prehearing motions are concerned, obviously we have the motion	
7 8 9 10 11 12 13 14 15	authorized, I'm sorry. MR. DIELMANN: So as far as if there's a security obligation under the Article 14, as far as DIG is concerned and other articles of a similar nature is concerned, they wouldn't have to post letters of credit; is that correct? MS. JACOBSON: That would be correct under the security provisions in the contracts, apart from common law and statute that's correct.	6 7 8 9 10 11 12 13 14	D'Amato & Lynch, for the respondent. MS. de LACROIX: Joelle de Lacroix, CRP. MR. DIELMANN: Theo Dielmann, party-appointed arbitrator for Commercial Risk Vermont and Bermuda. THE UMPIRE: Thank you. As far as prehearing motions are concerned, obviously we have the motion for security. Are there any other	
7 8 9 10 11 12 13 14 15 16	authorized, I'm sorry. MR. DIELMANN: So as far as if there's a security obligation under the Article 14, as far as DIG is concerned and other articles of a similar nature is concerned, they wouldn't have to post letters of credit; is that correct? MS. JACOBSON: That would be correct under the security provisions in the contracts, apart from common law and statute that's correct. MR. DIELMANN: And I have another	6 7 8 9 10 11 12 13 14 15	D'Amato & Lynch, for the respondent. MS. de LACROIX: Joelle de Lacroix, CRP. MR. DIELMANN: Theo Dielmann, party-appointed arbitrator for Commercial Risk Vermont and Bermuda. THE UMPIRE: Thank you. As far as prehearing motions are concerned, obviously we have the motion for security. Are there any other prehearing motions that anybody wants to	
7 8 9 10 11 12 13 14 15 16	authorized, I'm sorry. MR. DIELMANN: So as far as if there's a security obligation under the Article 14, as far as DIG is concerned and other articles of a similar nature is concerned, they wouldn't have to post letters of credit; is that correct? MS. JACOBSON: That would be correct under the security provisions in the contracts, apart from common law and statute that's correct. MR. DIELMANN: And I have another question that refers to the net funds	6 7 8 9 10 11 12 13 14 15 16	D'Amato & Lynch, for the respondent. MS. de LACROIX: Joelle de Lacroix, CRP. MR. DIELMANN: Theo Dielmann, party-appointed arbitrator for Commercial Risk Vermont and Bermuda. THE UMPIRE: Thank you. As far as prehearing motions are concerned, obviously we have the motion for security. Are there any other prehearing motions that anybody wants to raise at this juncture?	
9 10 11 12 13 14 15 16 17	authorized, I'm sorry. MR. DIELMANN: So as far as if there's a security obligation under the Article 14, as far as DIG is concerned and other articles of a similar nature is concerned, they wouldn't have to post letters of credit; is that correct? MS. JACOBSON: That would be correct under the security provisions in the contracts, apart from common law and statute that's correct. MR. DIELMANN: And I have another question that refers to the net funds held.	6 7 8 9 10 11 12 13 14 15 16 17	D'Amato & Lynch, for the respondent. MS. de LACROIX: Joelle de Lacroix, CRP. MR. DIELMANN: Theo Dielmann, party-appointed arbitrator for Commercial Risk Vermont and Bermuda. THE UMPIRE: Thank you. As far as prehearing motions are concerned, obviously we have the motion for security. Are there any other prehearing motions that anybody wants to raise at this juncture? MR. HIGGINS: Which one are we on?	
7 8 9 10 11 12 13 14 15 16 17 18	authorized, I'm sorry. MR. DIELMANN: So as far as if there's a security obligation under the Article 14, as far as DIG is concerned and other articles of a similar nature is concerned, they wouldn't have to post letters of credit; is that correct? MS. JACOBSON: That would be correct under the security provisions in the contracts, apart from common law and statute that's correct. MR. DIELMANN: And I have another question that refers to the net funds held. Net funds held	6 7 8 9 10 11 12 13 14 15 16 17 18	D'Amato & Lynch, for the respondent. MS. de LACROIX: Joelle de Lacroix, CRP. MR. DIELMANN: Theo Dielmann, party-appointed arbitrator for Commercial Risk Vermont and Bermuda. THE UMPIRE: Thank you. As far as prehearing motions are concerned, obviously we have the motion for security. Are there any other prehearing motions that anybody wants to raise at this juncture? MR. HIGGINS: Which one are we on? THE UMPIRE: We're on the	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	authorized, I'm sorry. MR. DIELMANN: So as far as if there's a security obligation under the Article 14, as far as DIG is concerned and other articles of a similar nature is concerned, they wouldn't have to post letters of credit; is that correct? MS. JACOBSON: That would be correct under the security provisions in the contracts, apart from common law and statute that's correct. MR. DIELMANN: And I have another question that refers to the net funds held. Net funds held THE UMPIRE: Theo, can we leave	6 7 8 9 10 11 12 13 14 15 16 17 18 19	D'Amato & Lynch, for the respondent. MS. de LACROIX: Joelle de Lacroix, CRP. MR. DIELMANN: Theo Dielmann, party-appointed arbitrator for Commercial Risk Vermont and Bermuda. THE UMPIRE: Thank you. As far as prehearing motions are concerned, obviously we have the motion for security. Are there any other prehearing motions that anybody wants to raise at this juncture? MR. HIGGINS: Which one are we on? THE UMPIRE: We're on the organizational meeting?	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	authorized, I'm sorry. MR. DIELMANN: So as far as if there's a security obligation under the Article 14, as far as DIG is concerned and other articles of a similar nature is concerned, they wouldn't have to post letters of credit; is that correct? MS. JACOBSON: That would be correct under the security provisions in the contracts, apart from common law and statute that's correct. MR. DIELMANN: And I have another question that refers to the net funds held. Net funds held THE UMPIRE: Theo, can we leave that, I was going to ask you your first	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	D'Amato & Lynch, for the respondent. MS. de LACROIX: Joelle de Lacroix, CRP. MR. DIELMANN: Theo Dielmann, party-appointed arbitrator for Commercial Risk Vermont and Bermuda. THE UMPIRE: Thank you. As far as prehearing motions are concerned, obviously we have the motion for security. Are there any other prehearing motions that anybody wants to raise at this juncture? MR. HIGGINS: Which one are we on? THE UMPIRE: We're on the organizational meeting? MR. HIGGINS: Non-DIG.	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 22	authorized, I'm sorry. MR. DIELMANN: So as far as if there's a security obligation under the Article 14, as far as DIG is concerned and other articles of a similar nature is concerned, they wouldn't have to post letters of credit; is that correct? MS. JACOBSON: That would be correct under the security provisions in the contracts, apart from common law and statute that's correct. MR. DIELMANN: And I have another question that refers to the net funds held. Net funds held THE UMPIRE: Theo, can we leave that, I was going to ask you your first question, you've asked it, but I want to	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	D'Amato & Lynch, for the respondent. MS. de LACROIX: Joelle de Lacroix, CRP. MR. DIELMANN: Theo Dielmann, party-appointed arbitrator for Commercial Risk Vermont and Bermuda. THE UMPIRE: Thank you. As far as prehearing motions are concerned, obviously we have the motion for security. Are there any other prehearing motions that anybody wants to raise at this juncture? MR. HIGGINS: Which one are we on? THE UMPIRE: We're on the organizational meeting? MR. HIGGINS: Non-DIG. THE UMPIRE: Non-DIG.	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	authorized, I'm sorry. MR. DIELMANN: So as far as if there's a security obligation under the Article 14, as far as DIG is concerned and other articles of a similar nature is concerned, they wouldn't have to post letters of credit; is that correct? MS. JACOBSON: That would be correct under the security provisions in the contracts, apart from common law and statute that's correct. MR. DIELMANN: And I have another question that refers to the net funds held. Net funds held THE UMPIRE: Theo, can we leave that, I was going to ask you your first	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	D'Amato & Lynch, for the respondent. MS. de LACROIX: Joelle de Lacroix, CRP. MR. DIELMANN: Theo Dielmann, party-appointed arbitrator for Commercial Risk Vermont and Bermuda. THE UMPIRE: Thank you. As far as prehearing motions are concerned, obviously we have the motion for security. Are there any other prehearing motions that anybody wants to raise at this juncture? MR. HIGGINS: Which one are we on? THE UMPIRE: We're on the organizational meeting? MR. HIGGINS: Non-DIG. THE UMPIRE: Non-DIG. MR. HIGGINS: I think we should	

		53		55
1	Proceedings - 3/28/06	1	Proceedings - 3/28/06	
2	THE UMPIRE: Please.	2	There are such disparate facts	
3	MR. HIGGINS: We believe that	3	with respect to each of those programs.	
4	consolidation not consolidation in a	4	In one we have a set of three disparate	
5	literal sense because we don't have or	5	facts and DIG has its own set of facts.	
6	the panel doesn't have the authority	6	We don't believe that there is that much	
7	under New York or Connecticut law to	7	of a substantial overlap. I believe the	
8	order parties to consolidate different	8	contention is violation of underwriting	
9	contracts, so we're not asking for	9	guidelines. The guidelines are	
10	consolidation in a literal sense. What	10	different in all of the arbitrations.	
11	we're asking is for the panel to order	11	If what Mr. Higgins is suggesting	
12	that the discovery or disclosure in the	12	is to have the DIG arbitration in	
13	hearings be held at the same time. I've	13	December, as scheduled, and then have a	
14	seen that in many cases but and	14	later date for the non-DIG, keeping them	
15	that's what we're suggesting.	15	separate, that's fine with us, and we	
16	Now, the objection to that, as far	16	would propose an end-of-January hearing	
17	as we know, from Security is that we're	[!] 17	date if that's acceptable to the panel,	
18	on a very tight schedule in the DIG	18	just splitting them up, keeping them	
19	arbitration and it will interfere with	19	separate.	
20	the ability to complete the schedule and	20	THE UMPIRE: Okay, let me make a	
21	it will cause problems timewise for us	21	couple of points. The panel has already	
22	to do that. And I think that if that's	22	chatted datewise at least, and while I	
23	the case, if that's if there's merit	23	don't have the specific dates - are you	
24	to that argument, then we would be	24	okay?	
25	willing to yield on that point so long	25	MS. JACOBSON: Yeah.	
		54		56
1	Proceedings - 3/28/06	1	Proceedings - 3/28/06	
2	as we don't end up doing the same thing,	2	THE UMPIRE: while I don't have	
3	which is pushing this arbitration, the	3	the specific dates, and we can come to	
4	non-DIG arbitration, along at the same	4	those in a second, the first date we	
5	time as the other and, you know,	5	could offer you would be March anyway,	
6	creating the same problem that's being	6	and, in effect, since we had already	
7	objected to.	7	reserved the whole the whole week in	
8	So what we would suggest, if the	8	December, I don't remember the exact	
9	panel wants to entertain it, is that we	9	dates, but we reserved the whole week	
10	have that we put this one off and	10	and I think the impression that we	
11	have it done after the DIG arbitration.	. 11	gained when we discussed this is we'd	
12	And that's perfectly acceptable to us.	12	need all of that time for the DIG	
13	MS. JACOBSON: Okay. Well, we,	13	arbitration.	
14	despite what Mr. Higgins is saying that	14	MS. JACOBSON: That's right.	
15	he's not seeking consolidation, I think,	15	THE UMPIRE: I mean just as a	
16	in fact, it would be a de facto	16	matter of fact we want to be able to	
17	consolidation, which is not required	17	go	
18	either contractually, you know, in any	18	MR. HABER: December 11th.	
19	of the agreements, and we don't agree to	19	THE UMPIRE: December 11th, thank	
20	it and I think that's been made clear.	20	you, Marty.	
21	We agree to consolidate NHE, ORS	21	We wouldn't be able to go until	
22	and HPPthose were actually three	22	March anyway.	
	separate arbitrationswe agreed to	23	Talking a little more generally,	
23		0.4	and again I welcome any input from my	
23 24	consolidate them into one, having	: 24	and again i welcome any input nom my	
	consolidate them into one, having leaving us with two arbitrations.	2 4 25	co-panelists here, since the panel has	

		57		5
	Draggadings 3/28/06	1	Proceedings - 3/28/06	
1	Proceedings - 3/28/06 not heard from either of you relative to	2	be wrong because I have Easter Sunday	
2	discovery issues in relation to the DIG	3	being on March 27th in 2007, which it	
3		4	certainly isn't the case.	
4	contract, we assume one of two things,	5	MR. HABER: That's a Monday.	
5	either you're getting along famously or	6	THE UMPIRE: Let's put it this	
6	you haven't chatted at all but in either	7	· ·	
7	case, obviously there's no issues yet	1	way, let's reserve that week. MS. JACOBSON: Yes.	
8	before us on that. It would seem to me,	8		
9	as a matter of logic, that if there's	9	THE UMPIRE: If it so transpires	
10	auditors going in, just from an	10	there's a holiday at the end of it and	
1	efficiency viewpoint, one would imagine	11	we need to go over to the following week	
12	that it would make sense for them to	12	and come back, we'll do that but I think	
3	sort of look at the two or three if that	13	that's important that we at least get it	
14	was feasible but, again, if it is a	14	on the calendar.	
15	problem to either of you, please go	15	MS. JACOBSON: 1 agree with you.	
6	ahead and organize it as you think best	16	MR. HABER: Unless you want to	
7	and come to us with any issues as they	17	pick the week of April 2nd and then be	
8	arise.	18	sure?	
9	As far as dates are concerned	19	MR. HIGGINS: That's probably	
0.	what was that date again, Marty?	20	better anyway because I get concerned	
11	MR. HABER: March 26th is my	21	about the suggestion of January but once	
22	earlier	22	this one, the DIG one is over, we're	
23	THE UMPIRE: Okay, that's good.	23	going to, you know, we're going to have	
24	I'm free are you free?	24	to shift gears and have some time to	
25	MR. DIELMANN: Yes.	25	prepare papers on the other.	
		58		Total accept however
4	Proceedings - 3/28/06	1	Proceedings - 3/28/06	
1	THE UMPIRE: Again, do you think	2	THE UMPIRE: I actually have no	
2	with the three that a week is	3	problem if Mr. Dielmann doesn't with	
3	sufficient?	4	either of those.	
4	MS. JACOBSON: I believe so.	5	MR. DIELMANN: No.	
5	THE UMPIRE: So we could reserve	6	THE UMPIRE: And I don't think	
6	off if that was okay with you,	7	it's going to make that much difference.	
7	Off If that was okay will you.			
-				
8	Mr. Higgins, also, the week of 26th of	8	MS. JACOBSON: If my notes are	
8 9	Mr. Higgins, also, the week of 26th of March '07?	8 9	MS. JACOBSON: If my notes are correct, Passover may be the following	
8 9 10	Mr. Higgins, also, the week of 26th of March '07? MR. HIGGINS: Should be okay.	8 9 10	MS. JACOBSON: If my notes are correct, Passover may be the following week, which is April 2nd, so we would	
8 9 10	Mr. Higgins, also, the week of 26th of March '07? MR. HIGGINS: Should be okay. THE UMPIRE: Is there anything	8 9 10 11	MS. JACOBSON: If my notes are correct, Passover may be the following week, which is April 2nd, so we would want to do it the 26th.	
8 9 10 11	Mr. Higgins, also, the week of 26th of March '07? MR. HIGGINS: Should be okay. THE UMPIRE: Is there anything strange about that	8 9 10 11 12	MS. JACOBSON: If my notes are correct, Passover may be the following week, which is April 2nd, so we would want to do it the 26th. THE UMPIRE: Okay. Did you hear	
8 9 10 11 12	Mr. Higgins, also, the week of 26th of March '07? MR. HIGGINS: Should be okay. THE UMPIRE: Is there anything strange about that MR. HABER: 26th is a Monday.	8 9 10 11 12 13	MS. JACOBSON: If my notes are correct, Passover may be the following week, which is April 2nd, so we would want to do it the 26th. THE UMPIRE: Okay. Did you hear that, Mr. Higgins?	
8 9 10 11 12 13	Mr. Higgins, also, the week of 26th of March '07? MR. HIGGINS: Should be okay. THE UMPIRE: Is there anything strange about that MR. HABER: 26th is a Monday. THE UMPIRE: apart from it	8 9 10 11 12 13	MS. JACOBSON: If my notes are correct, Passover may be the following week, which is April 2nd, so we would want to do it the 26th. THE UMPIRE: Okay. Did you hear that, Mr. Higgins? MS. de LACROIX: I'm trying to	
8 9 10 11 12 13 14	Mr. Higgins, also, the week of 26th of March '07? MR. HIGGINS: Should be okay. THE UMPIRE: Is there anything strange about that MR. HABER: 26th is a Monday. THE UMPIRE: apart from it being, the 29th being Mr. Haber's next	8 9 10 11 12 13 14 15	MS. JACOBSON: If my notes are correct, Passover may be the following week, which is April 2nd, so we would want to do it the 26th. THE UMPIRE: Okay. Did you hear that, Mr. Higgins? MS. de LACROIX: I'm trying to look at his journal and it seems that	
8 9 110 111 12 13 14 15	Mr. Higgins, also, the week of 26th of March '07? MR. HIGGINS: Should be okay. THE UMPIRE: Is there anything strange about that MR. HABER: 26th is a Monday. THE UMPIRE: apart from it being, the 29th being Mr. Haber's next wedding anniversary after tomorrow?	8 9 10 11 12 13 14 15	MS. JACOBSON: If my notes are correct, Passover may be the following week, which is April 2nd, so we would want to do it the 26th. THE UMPIRE: Okay. Did you hear that, Mr. Higgins? MS. de LACROIX: I'm trying to look at his journal and it seems that he's going to a seminar in April, but I	
8 9 110 11 12 13 14 15 16	Mr. Higgins, also, the week of 26th of March '07? MR. HIGGINS: Should be okay. THE UMPIRE: Is there anything strange about that MR. HABER: 26th is a Monday. THE UMPIRE: apart from it being, the 29th being Mr. Haber's next wedding anniversary after tomorrow? MS. JACOBSON: We were attempting	8 9 10 11 12 13 14 15 16	MS. JACOBSON: If my notes are correct, Passover may be the following week, which is April 2nd, so we would want to do it the 26th. THE UMPIRE: Okay. Did you hear that, Mr. Higgins? MS. de LACROIX: I'm trying to look at his journal and it seems that he's going to a seminar in April, but I can't see anything I'm sorry.	
8 9 10 11 12 13 14 15 16	Mr. Higgins, also, the week of 26th of March '07? MR. HIGGINS: Should be okay. THE UMPIRE: Is there anything strange about that MR. HABER: 26th is a Monday. THE UMPIRE: apart from it being, the 29th being Mr. Haber's next wedding anniversary after tomorrow? MS. JACOBSON: We were attempting to figure out which week it was Good	8 9 10 11 12 13 14 15 16 17	MS. JACOBSON: If my notes are correct, Passover may be the following week, which is April 2nd, so we would want to do it the 26th. THE UMPIRE: Okay. Did you hear that, Mr. Higgins? MS. de LACROIX: I'm trying to look at his journal and it seems that he's going to a seminar in April, but I can't see anything I'm sorry. THE UMPIRE: That's okay.	
8 9 10 11 12 13 14 15 16	Mr. Higgins, also, the week of 26th of March '07? MR. HIGGINS: Should be okay. THE UMPIRE: Is there anything strange about that MR. HABER: 26th is a Monday. THE UMPIRE: apart from it being, the 29th being Mr. Haber's next wedding anniversary after tomorrow? MS. JACOBSON: We were attempting to figure out which week it was Good Friday and I can't according to my	8 9 10 11 12 13 14 15 16 17 18	MS. JACOBSON: If my notes are correct, Passover may be the following week, which is April 2nd, so we would want to do it the 26th. THE UMPIRE: Okay. Did you hear that, Mr. Higgins? MS. de LACROIX: I'm trying to look at his journal and it seems that he's going to a seminar in April, but I can't see anything I'm sorry. THE UMPIRE: That's okay. Let's put in the week of the 26th	
8 9 110 111 12 13 14 15 16 17	Mr. Higgins, also, the week of 26th of March '07? MR. HIGGINS: Should be okay. THE UMPIRE: Is there anything strange about that MR. HABER: 26th is a Monday. THE UMPIRE: apart from it being, the 29th being Mr. Haber's next wedding anniversary after tomorrow? MS. JACOBSON: We were attempting to figure out which week it was Good Friday and I can't according to my list it's wrong. It must be the 23rd.	8 9 10 11 12 13 14 15 16 17 18 19 20	MS. JACOBSON: If my notes are correct, Passover may be the following week, which is April 2nd, so we would want to do it the 26th. THE UMPIRE: Okay. Did you hear that, Mr. Higgins? MS. de LACROIX: I'm trying to look at his journal and it seems that he's going to a seminar in April, but I can't see anything I'm sorry. THE UMPIRE: That's okay. Let's put in the week of the 26th now and if it transpires that it's a big	
8	Mr. Higgins, also, the week of 26th of March '07? MR. HIGGINS: Should be okay. THE UMPIRE: Is there anything strange about that MR. HABER: 26th is a Monday. THE UMPIRE: apart from it being, the 29th being Mr. Haber's next wedding anniversary after tomorrow? MS. JACOBSON: We were attempting to figure out which week it was Good Friday and I can't according to my	8 9 10 11 12 13 14 15 16 17 18 19 20 21	MS. JACOBSON: If my notes are correct, Passover may be the following week, which is April 2nd, so we would want to do it the 26th. THE UMPIRE: Okay. Did you hear that, Mr. Higgins? MS. de LACROIX: I'm trying to look at his journal and it seems that he's going to a seminar in April, but I can't see anything I'm sorry. THE UMPIRE: That's okay. Let's put in the week of the 26th now and if it transpires that it's a big issue either for Easter or Passover,	
8 9 10 11 12 13 14 15 16 17 18 19 20 21	Mr. Higgins, also, the week of 26th of March '07? MR. HIGGINS: Should be okay. THE UMPIRE: Is there anything strange about that MR. HABER: 26th is a Monday. THE UMPIRE: apart from it being, the 29th being Mr. Haber's next wedding anniversary after tomorrow? MS. JACOBSON: We were attempting to figure out which week it was Good Friday and I can't according to my list it's wrong. It must be the 23rd. THE UMPIRE: The 23rd is Good Friday?	8 9 10 11 12 13 14 15 16 17 18 19 20 21	MS. JACOBSON: If my notes are correct, Passover may be the following week, which is April 2nd, so we would want to do it the 26th. THE UMPIRE: Okay. Did you hear that, Mr. Higgins? MS. de LACROIX: I'm trying to look at his journal and it seems that he's going to a seminar in April, but I can't see anything I'm sorry. THE UMPIRE: That's okay. Let's put in the week of the 26th now and if it transpires that it's a big issue either for Easter or Passover, we'll revisit it.	
8 9 10 11 12 13 14 15 16 17 18 19 20	Mr. Higgins, also, the week of 26th of March '07? MR. HIGGINS: Should be okay. THE UMPIRE: Is there anything strange about that MR. HABER: 26th is a Monday. THE UMPIRE: apart from it being, the 29th being Mr. Haber's next wedding anniversary after tomorrow? MS. JACOBSON: We were attempting to figure out which week it was Good Friday and I can't according to my list it's wrong. It must be the 23rd. THE UMPIRE: The 23rd is Good Friday? MS. JACOBSON: I was just trying	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	MS. JACOBSON: If my notes are correct, Passover may be the following week, which is April 2nd, so we would want to do it the 26th. THE UMPIRE: Okay. Did you hear that, Mr. Higgins? MS. de LACROIX: I'm trying to look at his journal and it seems that he's going to a seminar in April, but I can't see anything I'm sorry. THE UMPIRE: That's okay. Let's put in the week of the 26th now and if it transpires that it's a big issue either for Easter or Passover, we'll revisit it. MR. HABER: So we're at the 26th?	
8 9 110 111 12 13 14 15 16 17 18 19 20 21	Mr. Higgins, also, the week of 26th of March '07? MR. HIGGINS: Should be okay. THE UMPIRE: Is there anything strange about that MR. HABER: 26th is a Monday. THE UMPIRE: apart from it being, the 29th being Mr. Haber's next wedding anniversary after tomorrow? MS. JACOBSON: We were attempting to figure out which week it was Good Friday and I can't according to my list it's wrong. It must be the 23rd. THE UMPIRE: The 23rd is Good Friday?	8 9 10 11 12 13 14 15 16 17 18 19 20 21	MS. JACOBSON: If my notes are correct, Passover may be the following week, which is April 2nd, so we would want to do it the 26th. THE UMPIRE: Okay. Did you hear that, Mr. Higgins? MS. de LACROIX: I'm trying to look at his journal and it seems that he's going to a seminar in April, but I can't see anything I'm sorry. THE UMPIRE: That's okay. Let's put in the week of the 26th now and if it transpires that it's a big issue either for Easter or Passover, we'll revisit it.	

		61		. 6
1	Proceedings - 3/28/06	1	Proceedings - 3/28/06	
2	MR. DIELMANN: Yeah.	2	wasn't on the agenda here. If	
3	MR. HIGGINS: So the week of the	3	necessary, we could revisit that one	
4	2nd, April?	4	officially but if unofficially if we	
5	THE UMPIRE: No, the 26th, there's	. 5	come to the same conclusion here, I	
6	a question probably of Passover in that	6	think it will be much more efficient.	
7	week,	7	MS. JACOBSON: We would request a	
8	MR. LEWNER: Passover is the first	. 8	reasoned award.	
9	two days, April 2nd and April 3rd of	9	MR. HIGGINS: What was that, I'm	
10	that year.	10	sorry?	
11	MS. JACOBSON: We're better off in	11	MS. JACOBSON: We request a	
12	the March dates it appears.	12	reasoned award.	
13	THE UMPIRE: Okay, back to the	13	MR. HIGGINS: We agree.	
14	agenda, I think we're down could we	14	THE UMPIRE: Okay. I don't think	
	take it that the parties would like	15	this particular panel is afraid of	
15 16	similar procedural issues to that we	16	writing written awards.	
17	discussed and agreed on in the other	17	So if there's no other matters	
18	matter?	18	before this particular organizational	
10 19	MR. HIGGINS: Yes.	19	meeting panel, we'd like to adjourn it.	
19 20	MS, JACOBSON: Yes.	20	Do you have any other matters?	
21	THE UMPIRE: And ex parte	21	MS. JACOBSON: I don't believe so.	
22	communication in the same way, I think	22	MR. HIGGINS: We don't.	
23	we said at the filing of the initial	23	THE UMPIRE: So we're going	
23 24	prehearing briefs?	24	we'll adjourn the organizational meeting	
2 4 25	MS. JACOBSON: Yes.	25	and take a 10-, 15-minute break?	
1	Proceedings - 3/28/06	1	Proceedings - 3/28/06	
2	MR, HIGGINS: Yes.	2	MD UADED, 40 in fine	
	With the courter of the	2	MR. HABER: 10 is fine.	
3	THE UMPIRE: Dates and locations	3	THE UMPIRE: 10 is fine.	
4	THE UMPIRE: Dates and locations	3	THE UMPIRE: 10 is fine.	
4 5	THE UMPIRE: Dates and locations we've done. MS. JACOBSON: Well, we'll offer to hold I don't think we discussed	3 4	THE UMPIRE: 10 is fine.	
4 5 6	THE UMPIRE: Dates and locations we've done. MS. JACOBSON: Well, we'll offer	3 4 5	THE UMPIRE: 10 is fine.	
4 5 6 7	THE UMPIRE: Dates and locations we've done. MS. JACOBSON: Well, we'll offer to hold I don't think we discussed location but we'll offer our MR. HIGGINS: We can discuss that	3 4 5 6	THE UMPIRE: 10 is fine.	
4 5 6 7 8	THE UMPIRE: Dates and locations we've done. MS. JACOBSON: Well, we'll offer to hold I don't think we discussed location but we'll offer our	3 4 5 6 7	THE UMPIRE: 10 is fine.	
4 5 6 7 8 9	THE UMPIRE: Dates and locations we've done. MS. JACOBSON: Well, we'll offer to hold I don't think we discussed location but we'll offer our MR. HIGGINS: We can discuss that	3 4 5 6 7 8	THE UMPIRE: 10 is fine.	
4 5 6 7 8 9	THE UMPIRE: Dates and locations we've done. MS. JACOBSON: Well, we'll offer to hold I don't think we discussed location but we'll offer our MR. HIGGINS: We can discuss that much later. prefer to avoid hotel	3 4 5 6 7 8 9 10	THE UMPIRE: 10 is fine.	
4 5 6 7 8 9 0	THE UMPIRE: Dates and locations we've done. MS. JACOBSON: Well, we'll offer to hold I don't think we discussed location but we'll offer our MR. HIGGINS: We can discuss that much later. I prefer to avoid hotel expenses and all the rest of that.	3 4 5 6 7 8 9	THE UMPIRE: 10 is fine.	
4 5 6 7 8 9 0 1	THE UMPIRE: Dates and locations we've done. MS. JACOBSON: Well, we'll offer to hold I don't think we discussed location but we'll offer our MR. HIGGINS: We can discuss that much later. I prefer to avoid hotel expenses and all the rest of that. MS. JACOBSON: That's why we're	3 4 5 6 7 8 9 10 11 12	THE UMPIRE: 10 is fine.	
4 5 6 7 8 9 0 1 1 2	THE UMPIRE: Dates and locations we've done. MS. JACOBSON: Well, we'll offer to hold I don't think we discussed location but we'll offer our MR. HIGGINS: We can discuss that much later. I prefer to avoid hotel expenses and all the rest of that. MS. JACOBSON: That's why we're offering.	3 4 5 6 7 8 9 10 11 12 13	THE UMPIRE: 10 is fine.	
4 5 6 7 8 9 10 11 12	THE UMPIRE: Dates and locations we've done. MS. JACOBSON: Well, we'll offer to hold I don't think we discussed location but we'll offer our MR. HIGGINS: We can discuss that much later. I prefer to avoid hotel expenses and all the rest of that. MS. JACOBSON: That's why we're offering. THE UMPIRE: The panel will not	3 4 5 6 7 8 9 10 11 12 13 14	THE UMPIRE: 10 is fine.	
4 5 6 7 8 9 9 10 11 12 13	THE UMPIRE: Dates and locations we've done. MS. JACOBSON: Well, we'll offer to hold I don't think we discussed location but we'll offer our MR. HIGGINS: We can discuss that much later. I prefer to avoid hotel expenses and all the rest of that. MS. JACOBSON: That's why we're offering. THE UMPIRE: The panel will not insist on being in a hotel if the parties can agree on a location. MS. JACOBSON: Okay.	3 4 5 6 7 8 9 10 11 12 13 14 15	THE UMPIRE: 10 is fine.	
4 5 6 7 8 9 0 1 1 2 3 4 4 5 6	THE UMPIRE: Dates and locations we've done. MS. JACOBSON: Well, we'll offer to hold I don't think we discussed location but we'll offer our MR. HIGGINS: We can discuss that much later. I prefer to avoid hotel expenses and all the rest of that. MS. JACOBSON: That's why we're offering. THE UMPIRE: The panel will not insist on being in a hotel if the parties can agree on a location. MS. JACOBSON: Okay. THE UMPIRE: And, again, I think	3 4 5 6 7 8 9 10 11 12 13 14	THE UMPIRE: 10 is fine.	
4 5 6 7 8 9 0 1 1 2 3 4 5 6 7	THE UMPIRE: Dates and locations we've done. MS. JACOBSON: Well, we'll offer to hold I don't think we discussed location but we'll offer our MR. HIGGINS: We can discuss that much later. I prefer to avoid hotel expenses and all the rest of that. MS. JACOBSON: That's why we're offering. THE UMPIRE: The panel will not insist on being in a hotel if the parties can agree on a location. MS. JACOBSON: Okay. THE UMPIRE: And, again, I think we're all agreed in New York	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	THE UMPIRE: 10 is fine.	
4 5 6 7 8 9 10 11 12 13 14 15 16 17	THE UMPIRE: Dates and locations we've done. MS. JACOBSON: Well, we'll offer to hold I don't think we discussed location but we'll offer our MR. HIGGINS: We can discuss that much later. I prefer to avoid hotel expenses and all the rest of that. MS. JACOBSON: That's why we're offering. THE UMPIRE: The panel will not insist on being in a hotel if the parties can agree on a location. MS. JACOBSON: Okay. THE UMPIRE: And, again, I think we're all agreed in New York MR. HIGGINS: Yes.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	THE UMPIRE: 10 is fine.	
4 5 6 7 8 9 10 11 12 13 14 15 6 17 8 9	THE UMPIRE: Dates and locations we've done. MS. JACOBSON: Well, we'll offer to hold I don't think we discussed location but we'll offer our MR. HIGGINS: We can discuss that much later. I prefer to avoid hotel expenses and all the rest of that. MS. JACOBSON: That's why we're offering. THE UMPIRE: The panel will not insist on being in a hotel if the parties can agree on a location. MS. JACOBSON: Okay. THE UMPIRE: And, again, I think we're all agreed in New York	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	THE UMPIRE: 10 is fine.	
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	THE UMPIRE: Dates and locations we've done. MS. JACOBSON: Well, we'll offer to hold I don't think we discussed location but we'll offer our MR. HIGGINS: We can discuss that much later. I prefer to avoid hotel expenses and all the rest of that. MS. JACOBSON: That's why we're offering. THE UMPIRE: The panel will not insist on being in a hotel if the parties can agree on a location. MS. JACOBSON: Okay. THE UMPIRE: And, again, I think we're all agreed in New York MR. HIGGINS: Yes.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	THE UMPIRE: 10 is fine.	
4 5 6 7 8 9 9 10 11 12 13 14 15 16 17 18 19 20 21	THE UMPIRE: Dates and locations we've done. MS. JACOBSON: Well, we'll offer to hold I don't think we discussed location but we'll offer our MR. HIGGINS: We can discuss that much later. I prefer to avoid hotel expenses and all the rest of that. MS. JACOBSON: That's why we're offering. THE UMPIRE: The panel will not insist on being in a hotel if the parties can agree on a location. MS. JACOBSON: Okay. THE UMPIRE: And, again, I think we're all agreed in New York MR. HIGGINS: Yes. THE UMPIRE: as before.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	THE UMPIRE: 10 is fine.	
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	THE UMPIRE: Dates and locations we've done. MS. JACOBSON: Well, we'll offer to hold I don't think we discussed location but we'll offer our MR. HIGGINS: We can discuss that much later. I prefer to avoid hotel expenses and all the rest of that. MS. JACOBSON: That's why we're offering. THE UMPIRE: The panel will not insist on being in a hotel if the parties can agree on a location. MS. JACOBSON: Okay. THE UMPIRE: And, again, I think we're all agreed in New York MR. HIGGINS: Yes. THE UMPIRE: as before. Please correct my memory if it's	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	THE UMPIRE: 10 is fine.	
3 4 5 6 7 8 9 10 11 11 11 11 11 11 11 11 11 11 11 11	THE UMPIRE: Dates and locations we've done. MS. JACOBSON: Well, we'll offer to hold I don't think we discussed location but we'll offer our MR. HIGGINS: We can discuss that much later. I prefer to avoid hotel expenses and all the rest of that. MS. JACOBSON: That's why we're offering. THE UMPIRE: The panel will not insist on being in a hotel if the parties can agree on a location. MS. JACOBSON: Okay. THE UMPIRE: And, again, I think we're all agreed in New York MR. HIGGINS: Yes. THE UMPIRE: as before. Please correct my memory if it's incorrect, but I don't think we actually	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	THE UMPIRE: 10 is fine.	

		6
1		
2	CERTIFICATE	
3		
4	I, ANDREW WALKER, a Registered	
5	Professional Reporter and Notary Public,	
6	do hereby certify:	
7	I reported the proceedings in the	
8	within-entitled matter, and that the	
9	within transcript is a true record of	
10	such proceedings.	
11	I further certify that I am not	
12	related, by blood or marriage, to any of	
13	the parties in this matter and that I am	
14	in no way interested in the outcome of	
15	this matter.	
16	IN WITNESS WHEREOF, I have	
17	hereunto set my hand thisday	
18	of, 2006.	
19		
20		
	ANDREW WALKER, RPR	
21		
22		
23		
24		
25		